

DATE OF MAIL 5-24-55

HAS BEEN REMOVED FOR MR. LAMPHERE TO BE KEPT PERMANENTLY IN HIS
OFFICE, ROOM 1736

SEE FILE 66-2554-7530 FOR AUTHORITY.

SUBJECT JUNE MAIL

REMOVED BY 59 JUN 2 1955

FILE NUMBER 62-985-85-161

PERMANENT SERIAL CHARGEOUT

Office Memorandum

• UNITED STATES GOVERNMENT

TO: Mr. Leland V. Boardman
 Assistant to the Director
 Federal Bureau of Investigation

FROM: John V. Lindsay
 Executive Assistant to the Attorney General

SUBJECT: RELOCATION PROGRAM

DATE: June 8, 1955

Mr. Tolson
Mr. Boardman
Mr. Nichols
Mr. Rosen
Mr. Tracy
Mr. Mohr
Mr. Parsons
Mr. Bishop
Mr. Tamm
Mr. Sizoo
Mr. Winterrowd
Ted Room
Mr. Holloman
Miss Gandy

Herbert Brownell

In accordance with the arrangements made to keep the FBI advised of the whereabouts of the Attorney General at all times, the following information is furnished with respect to the location of the Attorney General who is out of the city until June 12:

Mr. Brownell left Washington, D. C. this morning at 6:30 a.m. aboard an Immigration and Naturalization Service plane. He will arrive in El Paso at 3:30 p.m. and will speak at the graduation of the Border Patrol Training School at Hinman Hall, Guided Missile Center, Fort Bliss at 8:00 p.m. He will stay overnight at the Hotel Paso Del Norte in El Paso. On June 9 the Attorney General will leave El Paso at 11:00 a.m. by Immigration plane and arrive in Colorado Springs at 2:00 p.m. He will speak at the National Press Photographers Annual Convention at the Broadmoor Hotel that evening, and will stay overnight at the Broadmoor Hotel. On June 10 he will leave Colorado Springs at 9:00 a.m. by Immigration plane and arrive in Lincoln, Nebraska, at 11:45 a.m. where he will speak at the Nebraska Stock Growers Association Convention at the Nebraska Theater (12th and P Streets) at 2:30 p.m. On the evening of the tenth he will attend a dinner of the Mayflower Society and will stay overnight and until Sunday, June 12th, at the home of his mother in Lincoln, Nebraska. The Attorney General will leave Lincoln, Nebraska, on June 12 at 11:40 a.m. via United Airlines, flight number 300, and will arrive in Chicago at 3:30 p.m. He will leave Chicago at 5:15 p.m. on flight number 628 at 5:15 p.m. and will arrive in New York (La Guardia airport) at 9:10 p.m. with his mother. At 10:00 p.m. he will leave New York on American Airlines flight number 525, arriving in Washington, D.C., at 11:20 p.m. All times mentioned are local.

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Office Memorandum

• UNITED STATES GOVERNMENT

TO : MR. HOOVER

DATE 6-6-55

FROM : SAC AUERBACH

PERSONAL

SUBJECT: ATTORNEY GENERAL HERBERT BROWNELL, JR.
Visit to Seattle, 6/3-4/55

Mr. Tolson
Mr. Boardman
Mr. Felt
Mr. Belmont
Mr. Harbo
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Siporin
Mr. E. Clegg (wd)
Tele. Room
Mr. Holloman
Miss Gandy

In accordance with the instructions of Inspector Frank Holloman of the Director's Office, arrangements were made to meet Mr. Brownell at the airport on his arrival at 6:03 A.M. A large "welcoming" delegation also was there to meet him from the local Republican group. This took place at the normal Seattle-Tacoma Airport. However, because of weather conditions, after the plane had made a pass over this airport it went on and landed at Boeing Field airport (which is normally used for military activities largely). This left the welcoming delegation flat-footed. Fortunately, I had placed alternate cars at the Boeing Field airport so that Mr. Brownell was adequately met, and I beat it over there myself and reached the field in time to handle Mr. Brownell before he even got into the airport building. We took him to his hotel and got him set up for breakfast, etc., before the delegation even arrived at the hotel. I was afterward part of the "Department of Justice staff meeting" in the United States Attorney's Office wherein Mr. Brownell met all the Department of Justice heads and staff personnel, such as the U. S. Marshal, the Judges, the Commissioners, etc., from both judicial districts.

We also handled Mr. Brownell on his departure trip to the airport.

There are attached hereto clippings of his publicity here. The dinner speech, at which time he was introduced by Governor Langlie, was televised with good reception. He is an easy speaker and did nothing but compliment the President and set forth the cases on former Assistant Internal Revenue Commissioner D. A. Bolich and Henry Grunewald. He got a good reception, and there were an alleged 300 present at the \$100 a plate dinner.

Separately in talking with me, Mr. Brownell was very demonstrative as to his relations with you. The Chicago Office was advised of his departure so that they could meet him.

I might note that he got an unusual amount of good comment concerning his "walking into Harry Cain's home grounds." Cain is a big source of comment in this area now, and it is alleged that he does not dare come home for fear of the "lambasting" the local press will give him.

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CRM

Brownell Raps Cain Over Risk Charges

United States Attorney General Herbert Brownell, in a press conference here Friday, called upon former Sen. Harry P. Cain and any others criticizing the government's security program "to be responsible and get their facts straight."

Brownell said:

"Just one bad spot could affect the security of 165 million Americans and possibly cost billions of dollars. We should remember a tragic experience. Secrets have been given to the enemy."

"In this administration's fight against subversion, we have eliminated a repetition of the Hiss, White and Remington episodes. We must have careful screening of government employees. Our program is working well and is being steadily improved."

HIGHLY CRITICAL

The once conservative Republican, Cain, recently has been highly critical of the security program and has termed the Attorney General's subversive organization list "obsolete and packed with names of organizations which no longer exist."

Brownell pointed out that the subversive list had been established under Attorney General Biddle during the (1947) Truman regime.

IKE FIRST CHOICE

"It has been carried on under President Eisenhower," he continued.

"We have given every organization listed an opportunity to present its case in a hearing. No new names have been added without granting the hearing privilege. Out of several hundred names listed, only three have asked for a hearing."

Mr. Eisenhower will run again because of an "overwhelming demand." He recalled that Ike had responded to the call of duty in 1952.

"Mr. Eisenhower is my first and only choice for President," he said.

The cabinet member also indirectly voiced the hope that Republican Gov. Arthur B. Langlie would oppose Democrat Sen. Warren G. Magnuson in the 1956 U. S. Senate race. He had glowing praise for Langlie.

"I am a great admirer of Governor Langlie and so is the President. He is a top public servant with a brilliant record. I would be disappointed if he leaves public service."



ATTORNEY GENERAL HERBERT BROWNELL
'Fixes And Shakedowns Cost Millions'

(Post-Intelligencer Photo by Stuart Heritz)

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Patterson Urged To Oppose Morse

PORLAND, June 4. — (P)— United States Attorney General Herbert Brownell, Jr., said today Republican leaders hope Gov. Patterson of Oregon will oppose Sen. Wayne Morse, Democrat, in the Oregon Senate race next year.

Brownell said he considered Patterson one of the G. O. P.'s top leaders, and added: "We would welcome him with open arms in Washington."

Brownell conferred with Oregon Republicans in a brief stop-over on a flight from Seattle to South Bend, Ind. He reiterated his prediction that President Eisenhower will run for re-election and win.

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ENCLOSURE

Washington Report:

The Cain Puzzle

BY FULTON LEWIS JR.

(Copyright, 1955, King Features Syndicate, Inc.)

WASHINGTON.—The new picture of former Sen. Harry Cain as the darling of the left wing presents a baffling puzzle that has Washington figuratively scratching its head and pondering, "how come?"

Five years ago, when Cain was a conservative Republican Senator from Washington State, a poll of capital correspondents—predominantly of the "liberal" stripe—put him at the top of a list of the "10 worst" members of the United States Senate.

Today the same "liberal" correspondents are hailing Cain, now a member of the Subversive Activities Control Board, as a savior of civil liberties and an outstanding public servant.

The reason, of course, lies in his four-month-old crusade against the federal government's personnel security program and his more-recent campaign against the Attorney General's list of subversive organizations.

Five years ago, as a Senator, Cain was highly critical of the Truman Administration's security program on grounds it was weak, ineffective and incapable of doing the job that was needed. Today he has gone completely over to the other side and says the program is unnecessarily strict and harsh.

The Explanation

The puzzle is in Cain's change of heart. Some observers believe it stems from a desire to return to his home in Washington State and run again for the Senate as a "liberal" Republican, but this seems unlikely. An innate yearning to keep his name in headlines combined with a reasonably sincere change in basic thinking seems a more likely explanation.

Now 49, Cain began his career as a newspaper reporter, switched to banking for several years and in 1940 moved into politics as Mayor of Tacoma. He served three years with the 18th Airborne Division during the war, then won election to the Senate in 1946.

As a Senator, he vigorously opposed all forms of government economic regimentation, leading the fight against such Trumansque "planned economy" moves as the Office of Price Administration and rent controls. He was a strong and staunch anti-Communist and constantly assailed the Fair Deal for being soft toward communism and Reds.

In 1952, he ran for reelection but lost to Democratic Sen. Henry Jackson. Jackson's major campaign issue was to brand Cain an "arch-reactionary," but the fact that Cain to a considerable degree had let his home political ties fall into disrepair contributed substantially to his defeat.

Out of a job, Cain and his wife, the former Marjorie Dils, returned to the capital and the ex-Senator spent several months angling for an appointment in the then-new Eisenhower administration. He finally was made a member of the SACB, which among other things determines what organizations are communist fronts and subversive.

Last winter he suddenly began tearing off on the entire personnel security program and ever since people have been asking, "why?"

One explanation advanced by his friends is that his interest in the anti-anti-communist side was aroused when he tried to find a job for a man who had been on his staff in the Senate, but was unable to do so because the individual could not get a security clearance in any government department.

What Friends Say

Cain voiced his first tentative public criticism of the program in January. Some who knew him well believe he was so delighted at the favorable reaction he won from many "liberal" publications, and at finding his name in the headlines again after an absence of many months, that his anti-security convictions became much more firmly fixed. Since then, he has attacked the program on several occasions, each time finding his name in more and bigger headlines.

He has even spoken before the ultra-liberal Americans for Democratic Action, and has scheduled a talk before the National Lawyers Guild, cited officially as "the legal bulwark of the Communist Party."

Cain may enjoy his new-found bed-mates and his re-born political attention, but he is doing no service to the nation's security.

(This is the first of two articles by Mr. Lewis on former Sen. Harry Cain of Washington State. The second will appear tomorrow.)

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Washington Report:

Left Wing Darling

BY FULTON LEWIS JR.

(Copyright, 1955; King Features Syndicate, Inc.)

(This is the second of two articles by Mr. Lewis on former Sen. Harry Cain of Washington State. The first appeared in Wednesday's Post-Intelligencer.)

WASHINGTON—Former Sen. Harry Cain, the new darling of the left wing, says the Attorney General's list of subversive organizations is "vastly misleading" and should be abolished.

The Pure Food and Drug Act has been on this country's statute books for many years. It is an effort to prevent adulterated or harmful food and drug products from being foisted on the general public under the false guise of something palatable and beneficial.

The Attorney General's list of subversive organizations is an effort to prevent adulterated organizations, harmful to the national welfare and security, from being foisted on the public in the guise of purely civic, fraternal or public-welfare activities. It fails by far to cover the field adequately, but it is at least a partial guide.

The Pure Food and Drug Act is generally accepted throughout the land as a wise protection for the public and its welfare. Virtually its only criticism is from those against whom the Pure Food and Drug Administration has taken, or is contemplating taking, action. "Liberals" and leftists are among the loudest protesters against any suggestion that it be watered down.

Watering It Down

But watering down the Attorney General's list or the security program it is supposed to buttress, is something else again. On this, the porters and their apologists are in the forefront of critics, are among the loudest and most vociferous of the cabal demanding that it be watered down or preferably eliminated.

Cain, in his new tack of opposing the Attorney General's list and the overall Federal personnel security program, thus finds himself in strange company. This space yesterday discussed the well-nigh incredible metamorphosis of Harry Cain from conservative Senator to arch-liberal member of the Subversive Activities Control Board.

His entire crusade against the personnel security program is subject to valid criticism and critical analysis. Because of space limitations, however, these words are confined to his new assault on the Attorney General's list.

The list, he says, "has instilled in millions of citizens a disposition to regard communism not just as a threat and controllable danger, but a menace so powerful and pervasive that we look for it through methods which are self-defeating and see it in places where it does not exist."

Communism is a threat and the vast majority of Americans hope sincerely that the danger it presents is controllable. I do not know exactly what Cain means by "methods which

are self-defeating" but I do not know of any place, not only in the United States but anywhere in the world, where the danger it poses does not exist.

In his next breath, Cain says: "Should the lights of liberty be extinguished or disconnected in our lifetime, the forces of freedom shall have been entirely to blame."

The Only Freedom

The only freedom that any sober-minded, thinking American proposes to curtail, is the freedom of communism to undermine, and work to overthrow, the Government of the United States. The number of communists in this country, all of whom are working toward those ends, undoubtedly is relatively small; but the number of communists also was relatively small, before they succeeded, in Poland, Czechoslovakia, Bulgaria, Hungary, Albania and other countries now behind the Iron Curtain—to say nothing of Guatemala.

Cain complains that of the 275 organizations on the Attorney General's list of subversive organizations, some 150 now are defunct and only 20 or 30 are full-fledged, continuing front set-ups. But certainly if an individual has been affiliated with any large number of now-defunct fronts, it should be an indication of his character.

No person or group in this country is as expert as the Reds, and their fellow-travelers at the art of establishing fly-by-night organizations for specific purposes, and then allowing them to fall by the wayside.

Cain would be well-advised to reconsider what he is trying to do.

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Brownell All-Out for Eisenhower Candidacy

By ROSS CUNNINGHAM
Associate Editor, The Times

One of the biggest political wheels of the Republican Party, Attorney-General Herbert Brownell, Jr., made it clear here today that as far as he is concerned President Eisenhower is the first, second, third and fourth preference of Republicans for their presidential candidate in 1956.

Smiling and at ease as he parried sharp questions at a press conference, Brownell would not speculate on whom the Republicans might nominate if Mr. Eisenhower should decline to seek a second term.

"Who would be your second choice?" he was asked.

"Mr. Eisenhower is my second choice as well as my first choice," Brownell replied. "He's also my third and fourth choice, if we're going to pursue that line of questioning."

"While the Republican Party has plenty of presidential material, I think the people of the nation want him to run again and would elect him," Brownell went on. "I certainly hope he agrees to run again."

"But do you think he will agree to run again?" Brownell was asked.

"Mr. Eisenhower responded to a call to duty in 1952 and I expect he would do so again under similar circumstances," Brownell replied.

The attorney-general was circumspect when asked about criticism by former Senator Harry P. Cain regarding the national administration's anti-subversive program.

Cain, an Eisenhower appointee to the Subversive Activities Control Board, has criticized the attorney-general's list of organizations classed as subversive.

"I wouldn't know what's in Cain's mind," Brownell replied. "You'd have to ask him. The people out there must know about him—they elected him to the Senate."

Without referring further to Cain's criticism, Brownell declared the purpose and workings of the security-screening program are essential for the protection of the nation and its military secrets.

"We must guard against repetition of the former tragic experiences," he said, "when some federal employes damaged the country beyond calculation. If

only takes one Klaus Fuchs to cost the country billions of dollars and threaten the security of the entire nation."

Brownell pointed out that the program was initiated during the administration of former President Truman and has been improved in the light of experience.

The Eisenhower administration initiated the procedure of offering accused persons hearings, Brownell said.

"I should point out that of the hundreds of organizations classified as subversive, only three of them have asked for

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hearings," the attorney-general declared.

Brownell said he is an admirer of Gov. Arthur B. Langlie and Republicans nationally would like to see Langlie run for the Senate next year. Langlie is being urged to run against Democratic Senator Warren G. Magnuson.

"Langlie is a liberal and progressive Republican and has made a fine record as Washington's governor," Brownell said. "Mr. Eisenhower admires Governor Langlie and I think this admiration is mutual."

Brownell will speak at a \$100-a-plate campaign-fund-raising dinner to be held by King County Republicans at the Olympic Hotel tonight. He will leave tomorrow for South Bend, Ind., to speak Sunday at Notre Dame graduation exercises.

Brownell was greeted by George C. Kinnear, state Republican chairman; Mrs. Janet Tourtellotte and Harlan Peyton, Republican national committeewoman and committeeman, and Joseph Lawrence, King County Republican chairman. He is staying at the Benjamin Franklin Hotel.



BROWNELL GREETED: State and county Republican leaders joined in a multiple handshake to greet Attorney General Herbert Brownell, Jr., center, here today. From left: George C. Kinnear, state G.O.P.

chairman; Mrs. Janet Tourtellotte, national committeewoman; Brownell; Harlan Peyton, national committeeman; and Joseph Lawrence, King County chairman. Brownell will speak at a dinner here tonight.

In Speech Here:

Tax Evasion Frauds Told By Brownell

Tea Pot Dome Dwarfed By 'Fixes,' Ike Aid Says

BY STUB NELSON

Post-Intelligencer Political Writer

Shocking details of tax evasion cases—with high government officials linked with racketeers in large-scale "cheating" rings—were related in Seattle Friday night by United States Attorney General Herbert Brownell.

"Fixes" and "shake-downs" cost the government and honest taxpayers millions of dollars, Brownell told a crowd of 1,000 at the \$100-a-plate Republican fund-raising dinner at the Civic Auditorium.

'CORRUPTION'

"The extent of the corruption, the size of the bribes, the scope of the crimes, the number of people involved, and the duration of the (tax evasion) conspiracy dwarf the Tea Pot Dome scandal to a tempest in a teapot," said the prominent member of President Eisenhower's cabinet.

SEATTLE POST INTELLIGENCER

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"Toward the end of the last administration the country woke up to the fact that something was very much wrong with tax law enforcement."

"Twenty years of virtual toleration by the federal government of violence and extortion had brought its inevitable result."

In 1953 the new Eisenhower administration found "shocking disclosures of laxity and corruption in the handling of tax cases," Brownell said.

Because of the sordid situation, Brownell declared, the present administration made a clean-up of this corruption a major project.

Brownell cited the case of Daniel A. Bolich, former Assistant Commissioner of Internal Revenue, as a prime example of corruption in government.

POSITION OF TRUST

Pointing out that Bolich "held one of the highest positions of trust in the United States," Brownell asserted:

"The ink had hardly dried on his oath of office when Bolich entered into a brazen scheme with racketeers,

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crooked lawyers and accountants to defraud the U. S. Treasury of hundreds of thousands of dollars in taxes and line their own pockets with bribes of tax evaders."

Bolich, Brownell recounted, worked hand-in-glove with the "fixer," Henry (The Dutchman) Grunewald, and Max Halperin, New York attorney.

All members of this notorious trio have been convicted, fined and imprisoned.

"Bolich was not the only one in the old Internal Revenue Bureau who went sour," Brownell said. "There was Joseph D. Nunan Jr., who was Commissioner of Internal Revenue from 1944 to 1947.

'CONVICTED'

"Last year a federal jury in Brooklyn, N. Y., convicted him (Nunan) on charges of evading his own tax for the years 1946-50.

"Nunan was actually Commissioner of Internal Revenue in charge of federal tax administration for the whole country during part of the time when the jury found he had been evading the tax."

Brownell also pointed up the convictions of two members of the old Internal Revenue Bureau, James P. Finnegan and Denis W. Delaney, collectors at St. Louis and Boston, respectively. Carroll E. Mealey, who was Deputy Commissioner of Internal Revenue from 1946 to 1951, also is under indictment; the Attorney General declared.

A vigorous two-year campaign has paid off, Brownell asserted, as he cited the legal actions which have brought grief to Frank Costello, Benny Binion, Harry Gross, Albert Anastasia, and other nationally known racketeers.

PRINCIPAL WEAPON

Labor and business both suffered as a result of the previous administration's laxity in enforcement, Brownell charged. The principal weapon against industrial racketeering, he explained, are the anti-racketeering statute and the Taft-Hartley law.

"He [sic] of enforcement in this area was very open and tolerant to parasitic hoodlums and gangsters to conduct control of the business concern and of the labor organization, both [sic] be said, in cont [redacted]

of only three [redacted] ing judgments on the part of the court January, 1954, and two indictments in six years under the Taft-Hartley law states the present Department of Justice record since 1953," Brownell continued.

"In the past two years, there have been 56 anti-racketeering indictments and 14 Taft-Hartley indictments.

50. NEW CASES

"At the request of the Department of Justice, the Federal Bureau of Investigation is opening about 50 new cases each month," he said.

Here for only a day, Brownell will fly to South Bend, Ind., Saturday where he will deliver the commencement address at Notre Dame University Sunday.

Some Solons May Be Listed as Risks—Cain

(Compiled from Associated Press and United Press dispatches.)

WASHINGTON, June 2.—Former Senator Harry P. Cain said today Congress members may find themselves listed as security risks under what he termed the government's "truly sad and unenlightened" security program.

Cain, a Republican and a presidential appointee to the Subversive Activities Control Board, testified before a subcommittee of the Senate Civil Service Committee investigating the security program. He urged

"basic reforms" in the program. "I have known senators to be caught on the fringe of these security gears," Cain said. He added that there were some senators and "10 of 12 House members" who were original sponsors of the Civil Rights Congress.

Cain said Attorney-General Brownell is trying to add that organization to his list of subversive organizations, and that the security system does not contain a device for showing whether members of subversive organizations joined before the

organization became dominated by Communists.

While Cain was testifying, another Senate group—a subcommittee of the Government Operations Committee—approved a bill which would create a 12-member commission to "study and investigate the entire government security program."

Cain made a number of recommendations for revisions of the security system. They included suggestions that suspected security risks be allowed to face their accusers; that they be provided with counsel; that they not be suspended without

a hearing and that a screening board evaluate derogatory information.

The former Washington senator also urged that the attorney-general's list of subversive organizations be revised; that degree of activity in subversive organizations be considered; that security officers be sent to a training school, and that the security programs of the government be co-ordinated.

(Case of ousted Yale educator may undo security system. Page 12.)

Cain Lauds Plan:

Security Program Investigation Urged

WASHINGTON, June 2.—(AP)—A new bipartisan commission to investigate the government's security program from top to bottom was proposed unanimously today by a Senate subcommittee.

The action was hailed by former Sen. Harry Cain of Washington State, a leading critic of the present government employee security program, as "a tremendous step in the direction of preserving freedom in this country."

Cain hit out anew at the present setup in testimony before a Senate Civil Service subcommittee. He blasted the Attorney General's subversive organization list as "a warped and wormy measuring rod," and declared:

"The question 'am I a security risk?'—asked anxiously of themselves by some millions of citizens on the basis of present or past membership in listed organizations—may apply to some senators and congressmen as well."

10 OR 12 SOLONS

Cain, now a member of the Subversive Activities Control Board (SACB), said government witnesses have listed 10 or 12 members of Congress, whom he did not name, among the original sponsors of the Civil Rights Congress. The organization now is classed as subversive by the Justice Department, which says the communists have taken control of it.

Cain proposed creation of a "command authority" to set uniform standards for the seven different loyalty and security programs now operating in the federal government.

DIFFERENT BODY

"I am certain," the former Republican Senator said, "that the President is not as well informed about internal security as he wishes to be, because there is no single agency to which he can look for advice and knowledge."

While Cain testified in the Civil Service group's inquiry

into security questions, the 12-member investigating commission was proposed by a different body—a government operations subcommittee headed by Senator Humphrey (D-Minn.).

Sponsored by Humphrey and Senator Stennis (D, Miss.) and approved by the three Republicans as well as the four Democrats on the committee, the resolution calls for a sound program vigorously enforced "in a manner which will protect the national security and preserve basic American rights."

12 MEMBERS

The commission would be made up of two senators, two House members, two representatives of the executive branch and six private citizens. The President, the Vice-President and the Speaker of the House each would name four members.

Cain told the Civil Service subcommittee it opened a "Pandora's Box" of contradictions and duplicated effort when it started looking into the security situation. He charged thousands of government employees have been mistreated by procedures as far removed from "fair play and simple justice as they are totalitarian in practice and result."

The former Washington senator called for four "basic reforms" which, he said, would keep subversives out of government while protecting the rights and self-respect of individuals:

- 1—Let agency heads grant security hearings without suspending the employee in question unless there is reason to believe he is a spy, saboteur or traitor—and not merely a possible undesirable.
- 2—Provide government-paid lawyers for employees accused of being security risks.
- 3—Give security hearing boards the power to subpoena witnesses whose appearances would not jeopardize the national security. Cain said malicious neighbors or coworkers would be unlikely to bring false charges against a government worker if they knew they could be forced to face their victim.
- 4—Set up a process of evaluating "derogatory information" against a job applicant. The mere fact that unsubstantiated charges have been made now bars many a worthy applicant from government service, Cain said.

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Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson ✓

FROM : L. B. Nichols

SUBJECT: 88

DATE: 6/29/55

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With reference to the Attorney General's mentioning that Special Agent John H. Danaher, Jr., of the New Haven Office, met him recently in New Haven, I wish to advise as follows.

On 5/24/55, Miss McCarthy advised Mr. Holloman that the Attorney General, Mrs. Brownell, and their son, Tom, would leave on 5/27/55, arriving at Hartford later that day and that they desired to be met. This trip was for the purpose of taking their son up to look over Pomfret School located at Pomfret, Connecticut. Mr. Holloman called SAC Casper at New Haven and instructed that a mature agent meet the Attorney General and be at their disposal.

Since we had not been advised, I called SAC Casper in New Haven. He stated that he had assigned Special Agent Danaher to meet the Attorney General; that they had a very pleasant weekend; that apparently they were well pleased and that they had a very pleasant visit. I asked Casper why the Bureau had not been advised and he stated that Mr. Holloman had told him that unless some problem arose there was no need to call the Bureau back.

This has been the procedure that we have been following for some time in making arrangements to meet the Attorney General, however, this is being changed immediately and hereafter, when calls are made to arrange for the Attorney General to be met the SAC will be instructed to advise the Bureau by letter of the Attorney General's visit unless, of course, something special arises in which event the SAC should advise us by telephone.

In addition, it is suggested that the attached SAC Letter be sent.

Enclosure ~~sent~~ 6-29-58
cc - Mr. Holloman
Mr. Jones

LBN:fc
(4)

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64 JUL 8 1955 15

1 Autostar Log, route C.R. - 6-29-55

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Nichols

DATE: June 22, 1955

FROM : M. A. Jones

Tolson _____
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SUBJECT:

HERBERT BRUNNELL JR.

In regard to your request that we locate a memorandum from the SAC at El Paso concerning the visit of the Attorney General to that city on June 8, 1955.

A thorough search was made of Bureau files and the memorandum could not be located. In accordance with instructions, I called SAC Murphy in El Paso and he stated that he did not prepare a memorandum concerning the Attorney General's visit.

He stated that he had met the Attorney General at the dinner given by Marcus T. Neelly, District Director, U. S. Immigration and Naturalization Service at Fort Bliss prior to the graduating exercises of the Border Patrol School.

Murphy said that he met the Attorney General, said a few words but that there was no extended conversation. He said after the speech he expressed to the Attorney General his appreciation for having been able to hear him.

Murphy said he saw no need for a memorandum in that there were no extensive contacts with the Attorney General.

He sent in newspaper clippings which were a detailed report of the speech. These clippings have been received at the Bureau and are believed to be attached to the yellow of an outgoing letter to SAC Hostetter concerning the Attorney General's visit to Chicago on June 12, 1955. Records Section has been requested to locate this mail and it will be made available to you as soon as possible.

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1 JUL 5 1955

ADDENDUM, Clippings submitted by El Paso have been located and are attached.

JUL 12 1955

Murphy should have advised us of developments. We should be so advised by letter.

- M. A. Jones
 memo to SAC 6-27-55
 let to SAC 6-27-55
 8 PM

FIRST FILES

4 JPL

Office Memorandum • UNITED STATES GOVERNMENT

TO : L. B. Nichols

FROM : M. A. Jones

DATE: 6-15-55

G.I.R.-1

S 2-1

SUBJECT: RECENT TRIP TO MIDWEST AND TEXAS
OF ATTORNEY GENERAL BROWNELL

HERCET

Tolson	_____
Boardman	_____
Nichols	_____
Belmont	_____
Harbo	_____
Mohr	_____
Parsons	_____
Rosen	_____
Tamm	_____
Sizoo	_____
Winterrowd	_____
Tele. Room	_____
Holloman	_____
Gandy	_____

Reference is made to the attached memorandum from the Chicago Office dated June 9, 1955, reflecting that Attorney General Brownell was met in Chicago on June 4 upon his arrival from Seattle and was driven to Notre Dame, Indiana, by Special Agent Francis W. Matthys, an experienced Agent who is a graduate of Notre Dame.

You inquired concerning the handling of this matter in Chicago and also the handling of the Attorney General's visit to Colorado and El Paso, Texas.

Bureau assistance was requested in connection with the Attorney General's visit to Chicago. This involved meeting him in Chicago, driving him to Notre Dame, spending the night at Notre Dame and then taking the Attorney General back to Chicago the following day. The Chicago Office was instructed by your office to handle the situation. In view of the overnight angle, the action of the Chicago Office in ~~assigning~~ a well-qualified Agent who is a graduate of Notre Dame appears reasonable.

Insofar as Colorado and El Paso are concerned, there were no requests for any assistance to the Attorney General and his party. It is to be noted, however, that both the Denver and the El Paso Offices submitted newspaper clippings in connection with the Attorney General's visit. There are attached a collection of clippings from El Paso which are readily available. At least one clipping came in from Denver and is currently being routed around the Bureau. It has not been possible as yet to determine just where its exact whereabouts is at this time. It is recalled also that the local paper carried stories on the Attorney General's activities in Colorado.

RECOMMENDATION:

RECORDED-96

62-98582-160

For information.

EX-118 ADDENDUM: JJM:atm 6-17-55

I instructed SAC Hostetter to see that the Attorney General was met in Chicago, taken to Notre Dame and returned the following day. Hostetter was told the Attorney General had made reservations for the Agent taking him to stay over night at Notre Dame; therefore, Hostetter was not told to

Enclosures (2)

MAJ:imz
(2)

stay over night at Notre Dame; therefore, Hostetter was not told to

60 JUL 18 1955 F 264

Memorandum to Mr. Nichols from M. A. Jones
RE: RECENT TRIP TO MIDWEST AND TEXAS
OF ATTORNEY GENERAL BROWNELL

ADDENDUM: cont. personally go to South Bend. Hostetter said he would pick an Agent who knew his way around South Bend. In the future, SACs will be told to meet the Attorney General personally at the airport or wherever he arrives.

*lets to SAC Hostetter
& SAC C.W. Brownell*
6/20/55 LBN

W.M. Jones
✓

Office Memorandum

• UNITED STATES GOVERNMENT

TO : Director, FBI

FROM : SAC, Chicago (80-259)

SUBJECT: HERBERT BROWNELL, Jr.
ATTORNEY GENERAL

DATE: June 9, 1955

Urgent

Mr. Tolson
Mr. Boardman
Mr. Nichols
Mr. Belmont
Mr. Harbo
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Sizoo
Mr. Winterrowd
Tele. Room
Mr. Holloman
Miss Gandy

17781

The Attorney General was met at Midway Airport upon his arrival in Chicago from Seattle on June 4, 1955, and was driven to Notre Dame, Indiana, that evening by SA FRANCIS W. MATTHYS. MATTHYS is an experienced agent and a graduate of Notre Dame University. Following the Commencement Exercises at which he spoke on Sunday, June 5, 1955, he was driven to Chicago and placed on a United Airlines plane non-stop to Washington, D. C. He enplaned at 8:50 p.m. and the plane was airborne at about 8:58 p.m.

The entire trip to and from Notre Dame, Indiana, was accomplished without incident and the Attorney General expressed his appreciation for the courtesies extended him.

FWM/jeb
(3)

RECORDED-37

EX-121

60-98585-67

21 JUL 5 1955

91
1 JUL 14 1955

4

(E) MEETING ATTORNEY GENERAL -- From time to time, the Attorney General visits various sections of the United States. Whenever special courtesies are to be extended to the Attorney General, such as meeting him and providing transportation for him, the field office will be advised. In any event, however, the Bureau desires to be informed of the visits of the Attorney General to the various sections of the country.

Ordinarily, this can be handled by furnishing clippings of newspaper articles covering interviews given out to the press or speeches delivered by the Attorney General. If anything unusual comes up, the Bureau should be promptly informed.

Recently, the Attorney General visited one section of the country where he participated in a graduation exercise of the Immigration and Naturalization Service. During his visit, the Special Agent in Charge was a guest at a breakfast meeting given by a local Bar Association where he met the Attorney General and visited with him, but failed to report this to the Bureau.

Frequently, the Attorney General will ask that he be met and the Bureau will instruct that a mature agent meet the Attorney General and provide transportation for him. It is necessary to leave the actual assignment of the agent to the Special Agent in Charge, however, in reporting the visit the identity of the agent should be furnished to the Bureau. Ordinarily, this notification can be by letter unless something unusual occurs in which event the Bureau should be notified either by teletype or by telephone, whichever the facts dictate.

7/6/55
SAC LETTER NO. 55-44

- 2 -

162-98585-
NOT RECORDED
141 JUL 25 1955

64 AUG 1 1955
J373

ORIGINAL COPY FILED 7/6/55

Office Memorandum • UNITED STATES GOVERNMENT

TO : The Director

DATE: 7/22/55

FROM : J. P. Mohr

SUBJECT: The Congressional Record

Pages A4972- Congressman McCormack, (D) Massachusetts, extended his
A4973 remarks to include an editorial from the Washington Post and
Times Herald of July 4, 1955, concerning the ~~Hoover~~
Commission Report on water resources and power. It is
pointed out by the editorial that ~~Attorney General Brownell~~
and Arthur S. Flemming objected to many of the recommendations
of this report. *sl*

Herbert J.

Original filed in: 66-1132-113

INDEXED - 6

162-98585-168
FILED & INDEXED
76 JUL 22 1955

EX-125

sl

In the original of a memorandum captioned and dated as above, the Congressional Record for *THURS 7/22/55* was reviewed and pertinent items were marked for the Director's attention. This form has been prepared in order that portions of a copy of the original memorandum may be clipped, mounted, and placed in appropriate Bureau case or subject matter files.

21 JUL 26 1955 *sl*

copy/dpg

7-22-55

TO: DIRECTOR, FBI
FROM: SAC, PORTLAND (80-9)
SUBJECT: COOS BAY TIMES EDITORIAL
ATTORNEY GENERAL HERBERT BROWNELL

Herb + B Kuchler Jr.

For the information of the Bureau there are being transmitted herewith two copies of an editorial which appeared in the Saturday, 7-9-55, issue of the Coos Bay Times, daily paper published at Coos Bay, Oregon. The editorial is captioned "BROWNELL's Moves Deserving of Condemnation". It was written by ULLA E. BAUERS, executive editor.

Encls--2
JFS:sky
(2)

62-98585
NOT RECORDED
175 OCT 10 1955

ORIGINAL FILED

July 21, 1955

MEMORANDUM FOR MR. TOLSON
MR. BOARDMAN
MR. BELMONT
MR. NICHOLS

HENRY C. BROWNELL

The Attorney General advised me last Tuesday that he is planning to leave Washington on September 8, and will visit Spain, apparently accompanied by Mrs. Brownell. I informed the Attorney General that we had a Legal Attaché at Madrid and would be very glad to arrange to extend any courtesies that we could to him. He stated he would appreciate having this done, and will in due time advise me definitely of his itinerary, at which time we should then instruct our Legal Attaché at Madrid to be sure to extend the appropriate courtesies to the Attorney General and anyone in his party.

Very truly yours,

JESCH

John Edgar Hoover
Director

JEH:tlc

(7)

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

SENT FROM D. O.
TIME 9:17 AM
DATE 7-21-55
BY PZP

62-98565-11

RECORDED - 8A

27 JUL 26 1955

274

22 JUL 29 1955

Office Memorandum • UNITED STATES GOVERNMENT

TO : The Director

DATE: July 27, 1955

FROM : J. P. Mohr

SUBJECT: The Congressional Record

MEMORANDUM
July 27, 1955

Pages 9904- Senator Morse, (D) Oregon, spoke concerning the dealings
9906 of Secretary of the Air Force, Harold Talbott. He also
commented on the Cabinet appointments of this administration.
Mr. Morse stated "The Attorney General came from one of the
large New York law offices, representing large corporations."

62-98585-
NOT RECORDED
126 AUG 10 1955
INITIALS ON ORIGINAL

Original filed in: 62

In the original of a memorandum captioned and dated as above, the Congressional
Record for ~~JULY 27, 1955~~ was reviewed and pertinent items were
marked for the Director's attention. This form has been prepared in order that
portions of a copy of the original memorandum may be clipped, mounted, and
placed in appropriate Bureau case or subject matter files.

61100

7461

~~CONFIDENTIAL AIR POUCH~~

DATE: August 16, 1955

TO: Legal Attache
Madrid, Spain

FROM: John Edgar Hoover, Director, Federal Bureau
of Investigation

SUBJECT: The Attorney General

Herbert Brownell,

The Attorney General and Mrs. Brownell contemplate a vacation trip to Spain and their present plans call for their departure from New York City on the afternoon of September 15, 1955, and their arrival in Madrid the following day after a short layover in Portugal. This will be the Attorney General's first visit to Spain and I desire that you arrange to meet him upon his arrival and extend every possible courtesy to him during his stay in Spain.

The Attorney General has reservations at the Ritz Hotel and you should, of course, check on these reservations to be certain they are in order prior to his arrival. The Attorney General has stated that he would like to have a car and driver while in Spain. I wish you would, therefore, make the appropriate arrangements.

There will be occasions where you could personally take care of the Attorney General's transportation; however, should he indicate any preference that you not accompany him, you should make arrangements to insure that the Attorney General has the services of a suitable car and driver. Any expenses incurred should be charged to your office.

The Attorney General has indicated that he will want you to brief him on matters with which he should be familiar and he no doubt will check with you from time to time on the identities of various Americans and other officials, in which event you should endeavor to be of every possible assistance.

The Attorney General has indicated that this is a vacation trip and you should feel free to consult with him on any

LBN: binnis b (5) T 9 b. 22

cc: Foreign Liaison Unit

RECORDED-46

5 AUG 19 1955

Legal Attache, Madrid, Spain

August 16, 1955

matter which might arise pertaining to his presence in Spain. If by chance the Attorney General should wish to visit sections of Spain other than Madrid and if it appears feasible, there would be no objection to your accompanying him. However, you should, of course, keep the Bureau advised of your whereabouts. Should the Attorney General by chance change his plans and decide to visit other European countries, you should very promptly make the necessary arrangements. If his itinerary calls for visits to cities wherein we have representatives you should contact them and make such arrangements as appear to be necessary.

The Bureau desires that every possible courtesy be extended to the Attorney General and Mrs. Brownell.

Office Memorandum • UNITED STATES GOVERNMENT

by
TO : Mr. Tolson ✓ JWS

DATE: August 22, 1955

FROM : L. B. Nichols

SUBJECT:

*L. B. Nichols
Herbert Brownell, Jr.*

Tolson	_____
Boardman	✓
Nichols	✓
Belmont	_____
Harbo	_____
Mohr	_____
Parsons	_____
Rosen	_____
Tamm	_____
Sizoo	_____
Winterrowd	_____
Tate, Room	_____
Holloman	_____
Gandy	_____

The Attorney General's Office advised Miss Gandy this afternoon that the AG would not go to Philadelphia tomorrow by plane, but would go by train leaving Washington on the Congressional (Pennsylvania Railroad) arriving in Philadelphia at 10:17 a.m. (DST) having reservations for Drawing Room B, Car 243. The AG plans to return to Washington Thursday this week, leaving Philadelphia at 9:00 a.m. (DST) Drawing Room A, Car 111. The AG desires to be met on his arrival at Philadelphia.

Accordingly, SAC McCabe of Philadelphia has been advised by Mr. McGuire of the change in the AG's travel plans. McCabe was also instructed to see that the AG was met at the station tomorrow morning. McCabe was instructed to advise Assistant to the Director L. B. Nichols of these changes in the AG's plans.

cc - Miss Gandy
cc - Mr. Holloman

RECORDED-991

62-18585-171

2 AUG 25 1955

JIM:ptm
(4)

1334

TOP

CRIMSON RED

BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE

0-9

To: COMMUNICATIONS SECTION.

8/30/55

TELEGRAM
CIPHER PAD CODE

Transmit the following message to: **LEGAL ATTACHE**
MADRID, SPAIN

Mr. Herbert Brownell Jr.
THE ATTORNEY GENERAL AND MRS. BROWNELL WILL ARRIVE LISBON,

PORUGAL, VIA FLIGHT ONE FIVE ZERO, PAN AMERICAN AIRLINES,

SEVEN THIRTY A.M., SEPTEMBER SIXTEEN, FIFTYFIVE, PORTUGAL

TIME. THE ATTORNEY GENERAL NOW DESIRES TO BE DRIVEN FROM

LISBON TO MADRID. DESIRE YOU ARRANGE TO MEET HIM ON ARRIVAL

IN LISBON AND DRIVE HIM TO MADRID. ADVISE OF ANY COMPLICATIONS

WHICH OCCUR TO YOU NOW AND CONFIRM RECEIPT OF THESE INSTRUCTIONS.

HOOVER.

NR. 561

ENC 1250-2020 BY En

CK 2016-2040 BY cc: bcc

APPROVED BY McG

TYPED BY Rich

FILED BY

cc - Mr. Holloman

LBN:fc ~~(5)~~

cc - Foreign Liaison Unit (Det.)

RFD
over

Per Cdr from
Smy Ross

RECORDED



62-98585-172

510 SEP 1 1955

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

SEP 3 1955

SENT VIA Cable 8-30-55 5:17 P.M. Per Rich

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson

DATE: 9/1/55

FROM : L. B. Nichols

SUBJECT:

Herbert Brownell, Jr.

Tolson ✓
 Boardman ✓
 Nichols ✓
 Belmont ✓
 Harbo ✓
 Mohr _____
 Parsons _____
 Rosen _____
 Tamm _____
 Sizoo _____
 Winterrowd _____
 Tele. Room ✓
 Holloman ✓
 Gandy _____

RA

The Attorney General is arriving in Lisbon, Portugal, on 9/16/55. He originally told us that he would like to have a car when he arrived in Madrid and it was our understanding that he would fly from Lisbon to Madrid. Tony Russo called the other day, however, to advise that the Attorney General wanted to drive from Lisbon to Madrid and we, accordingly, sent a cablegram to Presley and told him to arrange to meet the Attorney General but to advise us if there were any complications involved in driving from Lisbon to Madrid.

Today, Russo told me that the Attorney General informed him that he wanted to pick up a car in Lisbon and drive to Madrid with Mrs. Brownell. I told Russo that based upon the conversation last week we had arranged to have Mr. Presley meet the Attorney General and drive him from Lisbon to Madrid. Russo stated that he had told the Attorney General that he should not drive by himself, however, the Attorney General had told him that this was what Mrs. Brownell wanted and to inquire and see if we could get the Attorney General an international driver's permit. I told Russo that we, of course, would be glad to do what we could to carry out the Attorney General's desires but that it did seem that since the Attorney General had never been in Portugal or Spain and would be traveling alone with Mrs. Brownell that it would be far more beneficial if somebody would drive them. Russo stated that he would talk to the Attorney General further as he personally thought it was a mistake.

On the afternoon of 9/1/55, the Attorney General called me and raised the question of his driving. I told him that quite frankly it seemed to me that there was too much of a risk and that somebody should accompany them; that all kinds of things could happen; that after all, this was a foreign country and if anything did happen, it might be used to the disadvantage of the United States. I pointed out that some Commie would love to, if he was in an accident, throw

cc - Mr. Holloman

LBN:fc
(3)

RECORDED-11

62-98585-173

12 SEP 7 1955

A.B.P.

Memorandum for Mr. Tolson from L. B. Nichols

9/1/55

whisky on his clothes and then he would be in it. The Attorney General said he had never thought of this; that this was Mrs. Brownell's idea and that he would like to talk to her further.

I told him that if he did feel that he should drive, we, of course, would be glad to have our representative follow in another car. I frankly have never heard anything more silly than this and it is fraught with all kinds of dangers.

L. B. Nichols
✓
✓

RECORDED

62 - 98585 - 174

DATE: August 31, 1955

~~CONFIDENTIAL AIR POUCH~~

TO: Legal Attache
London, England

FROM: John Edgar Hoover, Director, Federal Bureau of Investigation

The Attorney General is departing New York on September 15th via Pan American Flight 150 and is scheduled to arrive in Lisbon, Portugal, at 7:30 a.m. on September 16th. The Attorney General will be accompanied by Mrs. Brownell. He has requested that a car be made available for him to drive from Lisbon to Madrid and Mr. Presley has been advised of this by cablegram under date of August 30th.

The Attorney General presently plans to leave Madrid at 3:00 p.m. on September 28th via Flight 111, British European Air Lines and will arrive in London at 6:15 p.m. where he has reservations at the Dorchester House. It is desired that you arrange to meet the Attorney General upon his arrival in London. Mr. Presley in Madrid is being requested to inform you if there are any changes in the Attorney General's plane. You should naturally extend every possible courtesy to Mr. and Mrs. Brownell during their stay in London. They contemplate departing from London at 7:00 p.m. October 2nd via Pan American Flight 101 and will arrive at Idlewild Airport, New York City, 6:10 a.m. October 3rd, departing New York at 8:10 a.m. on National Air Lines. A copy of this letter is being directed to the New York Office with the instructions that the Attorney General's plane be met upon arrival and every courtesy be extended to the Attorney General and Mrs. Brownell in passing them through Customs and during their two-hour layover in New York City.

cc - Legal Attache
Madrid, Spain - ~~CONFIDENTIAL AIR POUCH~~

cc - SAC, New York

Tolson _____
Boardman _____ cc - Mr. Holloman
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____ LBN:ptm *Jew*
Sizoo _____
Winterrowd _____ (8)
Tele. Room _____
Holloman _____
Gandy _____

MEAT
26 SEP 3

FBI - NY

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Lou Nichols

DATE: Aug. 30th

FROM : Mr. A. J. Russo

SUBJECT: Herbert Brownell Jr.

Mr. Brownell would like to have a car meet him in Lisbon
and then drive to Madrid.

ENCL

49

Herb Brownell

Cable to Legate
Madrid 3055

RECORDED - 49

62-98515-174

21 SEP 1 1955

CRJF: JEO

Itinerary for Mr. and Mrs. Brownell

September 15

Leave New York (Idlewild) 1:00 p.m. DST #150 (Pan Am.)

September 16

Arrive Lisbon 7:30 a.m.

Leave Lisbon 11:00 a.m. #502 (Portuguese A. L.) - ~~e A N O C E T T E~~

Arrive Madrid 1:15 p.m.

(Fenix Hotel - double room with bath)

September 28

Leave Madrid 3:00 p.m. #111 (Brit. Eur. A. L.)

Arrive London 6:15 p.m.

(Dorchester Hotel - double room with bath)

October 2

Leave London 7:00 p.m. #101 (Pan Am.)

October 3

Arrive New York (Idlewild) 6:10 a.m.

Leave New York 8:10 a.m. (National A. L.)

Arrive Washington 9:25 a.m.

69-78585-124

RECORDED

September 12, 1955

MEMORANDUM FOR MR. TOLSON
MR. BOARDMAN
MR. BELMONT

In conference with the Attorney General on September 8, he advised me that he had given up the idea of traveling by car from Lisbon to Madrid upon his forthcoming trip to Europe. He stated that he would fly direct to Madrid and would then desire a car with a driver such as our Legal Attaché might provide, as he and Mrs. Brownell would probably make some trips out of Madrid. The Attorney General also stated that he intended to visit Paris and might either fly to Paris or drive to Paris. He further stated that he intended to visit London, where he might also desire to do some driving out of London.

Please see that our Legal Attachés are appropriately advised and prepared to meet any wishes in this matter desired by the Attorney General.

Very truly yours,

J. E. K.

John Edgar Hoover
Director

RECORDED-37

62-98615-143
21 SEP 14 1955

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

JEH:tlc

(6)

SEP 12 1955

601-X

SENT FROM D. O.
TIME 10:20 AM
DATE 9-12-55
BY Reed

FEDERAL BUREAU OF INVESTIGATION
UNITED STATES DEPARTMENT OF JUSTICE

0-9

To: COMMUNICATIONS SECTION

CABLEGRAM
DEFERRED

Transmit the following message to: SEPTEMBER 9, 1955 CIPHER PAD CODE

LEGAL ATTACHE
MADRID, SPAIN

17782

REURCABLE SEPTEMBER TWO ON VISIT OF ATTORNEY GENERAL. PLANS
NOW ARE ATTORNEY GENERAL WILL REMAIN LISBON ON ARRIVAL SEVEN
THIRTY AM SEPTEMBER SIXTEEN UNTIL ELEVEN AM SAME DATE WHEN HE WILL
LEAVE VIA PORTUGUESE AIRLINES FLIGHT NUMBER FIVE ZERO TWO FOR
MADRID ARRIVING THERE ONE FIFTEEN PM SAME DATE. RESERVATIONS ARE
AT FENIX HOTEL MADRID. HOOVER

I - LONDON *det-mas*

NR. 562

I - NEW YORK *det-mas*

ENC. 2225-2320 BY E4

CC Foreign Liaison Desk *det-mas*

CK. 2330-0010 BY M15

cc- Mr. Holloman *det-mas*

APPROVED BY *J.V.H.*

JJM:ptm *det-mas*
(7)

TYPED *det-mas*

FILED *det-mas*

18 *det-mas*

4 *det-mas*

RECORDED *det-mas*

RMB

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

(Cover memo Mr. Nichols to Mr. Tolson 9-7-55)

RECORDED

6 SEP 19 1955

62-985

REC SEP 13 1955

SENT VIA Cable 10/55 8:45P M Per mat

RECEIVED FEDERAL BUREAU OF INVESTIGATION
SEP 13 1955
FBI - WASH D.C.
62-985

4-3
(12-2-54)

Mark
AHBS
Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

4
Herbert Brewster, Jr.

J. Farris

DECODE OF CODED CABLE NUMBER 783 DATED AUGUST 25, 1955
AT MADRID, SPAIN. RECEIVED VIA THE STATE DEPARTMENT.

EUROPEAN TRIP OF ATTORNEY GENERAL. REBULET AUGUST 16.
DEPARTMENT OF STATE ADVISES EMBASSY ATTORNEY GENERAL WILL
DEPART MADRID FOR LONDON SEPTEMBER 28. LEGAT, LONDON ADVISED.

JOSEPH E. PRESLEY

RECEIVED:

8-25-55

5:03 PM

BC

EX-122

*cc: Mr. Farris
cc: Mr. Belmont*

RECORDED - 22 62-98585-177

44-3471-1008

WILSON

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

SEP 20 1955

RJ

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Lou Nichols
 Federal Bureau of Investigation

FROM : Mr. A. J. Russo

SUBJECT: Attorney General's Office

DATE: Sept. 1, 1955

Mr. Tolson	✓
Mr. Boardman	
Mr. Nichols	
Mr. Belmont	
Mr. Mohr	
Mr. Parsons	
Mr. Rosen	
Mr. Tamm	
Mr. Sizoo	
Mr. Winter	
Tele. Room	
Mr. Holloman	
Miss Gandy	

H. E. BENT

CC-2-

The Attorney General will arrive at White River Junction, Vt. on Sept. 14th at 3:10 a.m. aboard "The Montrealer." He will be in Compartment C, Car #1689 where he will remain until about 8:00 a.m. At that time, Mr. Brownell would like to be met at the station and continue by motor to the Mt. Washington Hotel in Bretton Woods, a distance of about 73 miles.

RECORDED - 40

EX-107

SEP 14 1955

9/1 SAC Souey, ALBANY, ADVISED
 TO HAVE AB TAKEN CARE OF
 JBY
 9/1 SEP 20 1955.

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson ✓ per PD

DATE: Sept. 14, 1955

FROM : L. B. Nichols

SUBJECT:

Tolson _____
 Boardman _____
 Nichols _____
 Belmont _____
 Harbo _____
 Mohr _____
 Parsons _____
 Rosen _____
 Tamm _____
 Sizoo _____
 Winterrowd _____
 Tele. Room _____
 Holloman _____
 Gandy _____

With reference to the attached cable from the Legal Attache in Madrid advising that the Attorney General now has reservations at the Ritz Hotel while in Madrid in accordance with his original wish, Mr. McGuire called Tony Russo's office and was informed that the State Department had made a similar report to the Attorney General today. As it is, the Attorney General now has reservations at two hotels - at the Ritz, where he indicated personal preference of staying and at the Fenix Hotel in Madrid.

There is nothing for the Bureau to do in this matter unless we receive advice from the Attorney General's office of his desires to cancel reservations at one of the hotels. Russo's office indicated that this might be handled through the State Department; however, no action was going to be taken by the Attorney General's office until they heard from him tomorrow when they expect him to call in from New York.

cc: Mr. Holloman
 Mr. Belmont
 Foreign Liaison

JJM:arm
 (5)

ENC
 36

RECORDED - 36
 SEP 16 1955

62-98585-179

SEP 16 1955

SEP 21 1955

CHIEF REC

4-3
(12-2-54)

Tolson ✓
Boardman ✓
Nichols ✓
Belmont
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

DECODE OF CODED CABLE NUMBER 786 DATED SEPTEMBER 14, 1955 AT
MADRID, SPAIN. RECEIVED VIA THE STATE DEPARTMENT.

URGENT

ATTORNEY GENERAL NOW HAS RESERVATIONS IN THE RITZ HOTEL, MADRID
IN ACCORDANCE WITH HIS ORIGINAL WISH.

JOSEPH E. PRESLEY

RECEIVED: 9-14-55 9:30 AM DR

name Mr. Tolson
RECORDED 9-14-55 36
JGM 11-10

ENCLOSURE

62-12245-179

21 SEP 16 1955

CHARGE REC

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

meat

FEDERAL BUREAU OF INVESTIGATION
U.S. DEPARTMENT OF JUSTICE

0-9

To: COMMUNICATIONS SECTION.

Transmit the following message to:

SEPTEMBER 15, 1955 CIPHER PAD CODE

URGENT-NIACT

LEGAL ATTACHE
MADRID, SPAIN

per my Peiris
mat

ATTORNEY GENERAL WILL STAY AT RITZ HOTEL, MADRID. STATE
DEPARTMENT IS HANDLING CANCELLATION RESERVATIONS ALSO HELD
BY ATTORNEY GENERAL AT FENIX HOTEL. HOOVER

cc: Mr. Belmont
Foreign Liaison Desk - *Set R*
Mr. Holloman
JJM:arm
(6) *arm*

NOTE: Cover memorandum to Mr. Tolson from L. B. Nichols 9/15/55. JJM:arm

NR. 564

ENC. 1800-1810 B

CK. 1800-1829 B

APPROVED BY *[initials]*

TYPED BY *[initials]*

FILED *RECEIVED SEP 15 1955*

COMMUNICATIONS SECTION

REC'D 1800-1810 B

RECORDED - 43

62-98585-186

EX-21

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Nohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

SENT VIA *Cable 1/15 2:56 P.M.* Per *mat*
500 S. 21st St.

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson *V. perito*

FROM : L. B. Nichols *LB*

SUBJECT: *Herbert Brownell Jr.*

DATE: Sept. 15, 1955

Tolson _____
 Boardman _____
 Nichols _____
 Belmont _____
 Harbo _____
 Mohr _____
 Parsons _____
 Rosen _____
 Tamm _____
 Sizoo _____
 Winterrowd _____
 Tele. Room _____
 Holloman _____
 Gandy _____
Ansba

Leffie

Perry

Miss Tyson in the Attorney General's Office advised Mr. McGuire this morning that the Attorney General had two reservations for hotels in Madrid - one at the Ritz (Legal Attache Presley has confirmed this) and one at the Fenix. She stated the Attorney General knew so little about hotels over there that he was going to go on to Madrid and go to the Ritz since that is the place where reservations were first made for him.

Accordingly, Miss Tyson advised the State Department was being informed by her to cancel the Attorney General's reservations at the Fenix and to confirm that he had reservations at the Ritz. She also suggested that Presley be advised that the Attorney General will go to the Ritz. A cablegram is attached to Presley.

Enclosure *200-1530*
 cc: Mr. Belmont
 Foreign Liaison Desk
 Mr. Holloman
 JJM:arm
 (5)

MRI pm

RECORDED *.71* 62-98585-181

EX-121

17 SEP 21 1955

52 SEP 23 1955

CONFIDENTIAL REC'D.

REC'D.

Office Memorandum

UNITED STATES GOVERNMENT

TO : Mr. McGuire, F. B. I.
FROM : Tony Russo
SUBJECT:

DATE: Sept. 7, 1955

Attached is the itinerary for Mr. Brownell's trips to
Bretton Woods and overseas.

RECORDED - 25

62-98585-182

SEP 27 1955

OCT 2 1955
Call 67-7000
FBI - BOSTON
Mass. 02108

CRIME BSA

K
ENCL.

5 OCT 2 1955

Memorandum filed 9/25/55

6M/T
September 7 (3)

lv. Washington 3:51 p.m. - Amer. Airlines - Flight #566
ar. N.Y., Laguardia Field, 5:06 p.m.

September 8 (2)

lv. Laguardia 7:55 a.m. - Amer. Airlines - Flight #401
ar. Washington 9:15 a.m.

September 9

lv. Washington 12:01 a.m. Standard Time
ar. N.Y. 5:00 a.m. Standard Time
(Penna. R.R. - Train No. 102 Roomette 12, Car 1021)

MOTOR TO HARTFORD

September 13

lv. Washington 3:45 p.m. DST - Penna R.R. - "The Montrealer" -
Compartment A., Car 689
ar. N.Y. 7:50 p.m. - change to sleeper (C - 1689)
lv. N.Y. 8:25 DST

September 14

ar. White River Junction 3:10 a.m. Remain aboard sleeper until 8 a.m.
Complete trip to Mt. Washington Hotel by motor. (AS ARRANGED
with your office)

September 15

lv. WhitenRiver Junction 1:40 a.m. - Penna R.R. ("Washingtonian")
ar. N.Y.C. 8 a.m. DOUBLE BEDROOM C CAR #3044
lv. N.Y. (Idlewild) 1:00 p.m. DST Flight #150 - Pan American

September 16

ar. Lisbon 7:30 a.m.
lv. Lisbon 11:00 a.m. #502 (Portuguese Airline)
ar. Madrid 1:15 p.m. (Fenix Hotel)

ENCLOSURE

62-98585-182

September 28

lv. Madrid 3:00 p.m. Flight #111 (British Eur. A.L.)
ar. London 6:15 p.m.
(Dorchester Hotel)

October 2

lv. London 7 p.m. Flight #101 (Pan American)

October 3 (tentative reservations)

ar. N.Y. (Idlewild) - 6:10 a.m.
lv. N.Y. 8:10 a.m. (National A.L.)
ar. Washington 9:25 a.m.

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson

FROM : L. B. Nichols

SUBJECT:

DATE: September 7, 1955

Tolson	✓
Boardman	
Nichols	
Belmont	
Harbo	
Mohr	
Parsons	
Rosen	
Tamm	
Sizoo	
Winterrowd	
Tele. Room	
Holloman	✓
Candy	

Ann. - Brownell, Jr.

Tony Russo called Mr. McGuire this morning advising that in connection with the Attorney General's trip to Spain that the Attorney General had now decided not to drive from Lisbon to Madrid and, accordingly, he would arrive at Lisbon at 7:30 am, 9/16/55, on Pan American Airways Flight Number 150 and would leave Lisbon at 11:00 am the same morning on Portuguese Airline Flight Number 502, arriving at Madrid at 1:15 pm that afternoon. He has reservations at the Fenix Hotel at Madrid. Russo also advised that the tentative reservations the Attorney General has for his return on 10/3/55 are tentative only and it is quite possible that the Attorney General may stay over a week or ten days.

Russo also called attention to the Attorney General's trip to Bretton Woods on 9/14/55, advising that the Attorney General now has reservations on the Pennsylvania Railroad "Washingtonian" leaving White River Junction, Vermont, at 1:40 am on 9/15/55 arriving at New York City at 8:00 am. He will occupy double bedroom C in Car 3044 on this train. Russo stated the Attorney General would like to be met in New York City on his arrival at 8:00 am on the 15th and will undoubtedly want to be driven to Idlewild Airport later in the day as he leaves New York City at 1:00 pm for Lisbon on Pan American Airways Flight Number 150.

Subsequently, during the morning, Russo sent around the attached itinerary. Accordingly, SAC Soucy, of Albany, who has made arrangements to meet the Attorney General at White River Junction on his arrival on 9/14/55, was informed that the Agent taking the Attorney General from White River Junction to the Mt. Washington Hotel, Bretton Woods, should stay with the Attorney General inasmuch as he will be leaving Bretton Woods that night in order to get back to White River Junction to board the "Washingtonian" at 1:40am. Soucy was given the specifics of the Attorney General's reservations for the return trip. SAC Kelly at New York was also advised today to have the Attorney General met on his arrival from White River Junction at 8:00 am on the morning of 9/15/55 and to be taken care of during the morning until he is ready to leave for Idlewild Airport at 1:00 pm that afternoon for Pan American Airways Flight Number 150 to Lisbon.

RECORDED - 25

62-98585-183

1 SEP 27 1955

C.R.M. 11/2

JJM:gjm

(2) SEP 29 1955

Enclosures

cablegram sent 9/18/55 to Code Room

Mr. Tolson

September 7, 1955

Since Mr. Joseph E. Presley, Legal Attache in Madrid, has previously been advised that the Attorney General expected to drive from Lisbon to Madrid, it is suggested the attached message to the Legal Attache concerning the change in the Attorney General's plans be sent.

V ✓ JMW
JW

I want no slipups
on this.

H.

Office Memorandum • UNITED STATES GOVERNMENT

TO : Director, FBI

DATE: 9/15/55

FROM : SAC, Albany (80-419)

Att: Mr. John J. Maguire

SUBJECT: MEETING ATTORNEY GENERAL

Herbert Brownell, Jr.

Special Agent Horace S. Hallett was assigned to meet the Attorney General and Mrs. Brownell and arranged for their transportation to Bretton Woods and their return late last evening. He has informed me that outside of the train being late in departing from White River Junction last evening, everything went off on schedule, the Attorney General expressing his appreciation to him for his assistance and help on this occasion.

He was asked if he would need any assistance at New York City today and he informed SA Hallett that he had already made his arrangements and no action would have to be taken by our New York Office.

EAS:hmm
(3)

Mr. Tolson
Mr. Boardman
Mr. Nease
Mr. Belmont
Mr. Harbo
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Sizoo
Mr. Winterrowd
Tele. Room
Mr. Holloman
Miss Gandy

33
31

RECORDED - 26

16 SEP 27 1955

EX-12

WAT
GRINNELL

71 SEP 29 1955

3:25 PM

September 26, 1955

MEMORANDUM FOR MR. TOLSON
MR. NICHOLS

Mr. Tolson & Boardman 36.

I called Tony Russo in the Attorney General's office to let him know that the Attorney General had departed Madrid and Deputy Attorney General Rogers had been so advised. I told Mr. Russo that the Attorney General was scheduled to arrive at Idlewild Airport, New York, tomorrow morning at 11:05 AM Eastern Daylight Time. Mr. Russo was also informed that arrangements have already been made for an Air Force plane to bring the Attorney General down to Washington from Idlewild and that Messrs. Rogers and Rankin will fly back with him from New York.

Very truly yours,

SJH

185

*John F. C. Hoover
Rejected. 13*

62-278526-1

SEP 28 1955

SENT FROM D. O.
TIME
DATE
BY

*6:13 P.M.
9-28-55
RGA*

JEH:tla

(6)

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

2 SEP 29 1955

THE ATTORNEY GENERAL

September 3, 1955

DIRECTOR, FBI

PERSONAL

7783

In connection with your forthcoming visit to Spain, I have just been advised by Mr. Joseph E. Presley, our Legal Attaché in Madrid, that he thought you might wish to remain in Lisbon after your overnight flight before undertaking the 400 mile drive to Madrid, or, in the event you desire to proceed immediately to Madrid from Lisbon, Mr. Presley raised the question of whether you would like to spend the night of September 16, 1955, at Mérida, Spain, and then proceed to Madrid on September 17, 1955. Mr. Presley has called this to my attention in view of the necessity of making hotel reservations in advance and to facilitate the border crossing.

In this connection, Mr. Nichols has informed me of your conversation with him on September 1, 1955. While I can very well appreciate the desire of Mrs. Brownell and you to drive unattended from Lisbon to Madrid, I think this would be a very unwise thing for you to do, and, in fact, Mr. Presley has raised the question of special personal security considerations. For this reason I feel that it would be much more safer for Mr. Presley to meet you in Lisbon and drive you to Madrid.

LBN:gjm
(4) *gjm*

RECORDED - 33
EX

62-98585-187

SEP 23 1955

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

Be Sane & Safe
Follow & Listen
Presley

31 91

MAILED 2
SEP 6 1955
COMM-FBI

Office Memorandum • UNITED STATES GOVERNMENT

TO :
Mr. Tolson *V/Pers Ps*

FROM :
L. B. Nichols

SUBJECT:
Herb K. T. Brownell JR

DATE: Sept. 12, 1955

Tolson	✓
Boardman	_____
Nichols	_____
Belmont	✓
Harbo	_____
Mohr	_____
Parsons	_____
Rosen	_____
Tamm	_____
Sizoo	_____
Winterrowd	_____
Tele. Room	_____
Holloman	_____
Gandy	_____

Reference is made to the Director's memorandum to you today regarding the Attorney General's forthcoming trip to Europe and, in particular, his desire to have a car with driver available in order that Mrs. Brownell and he may make some trips out of Madrid; that he may also fly or drive to Paris and that he might also desire to do some driving out of London.

The Legal Attaches at Madrid, Spain, and London, England, have been advised previously on August 16, August 31, and September 8, 1955, regarding the Attorney General's schedule. There has been no indication until receipt of the Director's memorandum today that the Attorney General was considering visiting Paris. In order that there can be no misunderstanding, it is suggested that the attached cablegram be sent to the Legal Attaches in Madrid, with copies for the Legal Attaches in Paris and London, pointing out the Attorney General's desire for a car to make trips out of Madrid, his intentions to either fly or drive to Paris and his desire to do some driving out of London.

Enclosure

cc: Mr. Holloman
JJM:arm
(3)

RECORDED - 121

62-98585-188
8 SEP 1955
CRIME REC.

3:20 PM

September 26, 1955

MEMORANDUM FOR MR. TOLSON
MR. NICHOLS

H. Belmont US Rep. to E. Tolson

William P. This afternoon I spoke to Deputy Attorney General Rogers and advised him that we had just received word that the Attorney General had departed Madrid via TWA, Flight 983, for the United States and was scheduled to arrive at Idlewild Airport, New York, tomorrow at 11:05 AM, Eastern Daylight Time (10:05 AM, Washington time), one stop being made en route at the Azores.

Mr. Rogers was also advised that the Attorney General had made arrangements through the Air Force to have an Air Force plane proceed to Idlewild Airport from Washington to meet the Attorney General and bring him back to Washington. I told Mr. Rogers that the Attorney General desires that Deputy Attorney General Rogers and Assistant Attorney General Rankin fly to New York so that they can confer on the way back from New York.

J. Lee *James C.* Mr. Rogers stated they had felt the Attorney General should return. He stated that Press Secretary Hagerty had issued a statement to the press stating an Attorney General opinion was being sought. I told Mr. Rogers that I believed in view of Mr. Hagerty's statement, a formal opinion would have to be given with regard to the matter.

Very truly yours,

RECORDED - 22

INDEXED - 22

ISI J. E. H.
John Edgar Hoover
Director

SEP 26 1955

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

JEH:tlc

(5)

30 SEP 30 1955

SENT FROM D. O.
TIME 9:20AM
DATE 9-27-55
BY MPA

4-3
(12-2-54)

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

OFF
Moynhans
DECODE OF CODED CABLE NUMBER 785 DATED SEPTEMBER 2, 1955 AT ~~SM~~
MADRID, SPAIN. RECEIVED VIA THE STATE DEPARTMENT.

O'Brien & Herkimer
REBUCABLE AUGUST 30 ON VISIT OF ATTORNEY GENERAL. LEGAT,
MADRID WILL MEET HIM AT LISBON SEPTEMBER 16. SUGGEST THAT
AFTER NIGHT FLIGHT HE REST IN LISBON POSSIBLY OVER NIGHT
ON SEPTEMBER 16 BEFORE UNDERTAKING 400 MILE DRIVE TO MADRID,
OR SUGGEST DEPARTING LISBON AFTERNOON OF SEPTEMBER 16 AND
STOPPING OVER NIGHT AT MERIDA, SPAIN PROCEEDING TO MADRID
SEPTEMBER 17. PLEASE ADVISE HIS DESIRES IN THIS REGARD SO
HOTEL RESERVATIONS AND BORDER FITNESS CAN BE ARRANGED.
PLEASE ADVISE IF ANY SPECIAL PERSONAL SECURITY CONSIDERATION
INVOLVED.

JOSEPH E. PRESLEY

RECEIVED: 9-2-55 10:47 AM MW

RECORDED 103
RECD. 62-98585-198

62-98585-198
27 SEP 29 1955

Memo AG 9-3-55 *for*

50 If the intelligence contained in the above message is to be disseminated
outside the Bureau, it is suggested that it be suitably paraphrased in
order to protect the Bureau's cryptographic systems.

LIAISON
cc: Nichols
cc: Mr. Xaris

rec

Office Memorandum • UNITED STATES GOVERNMENT

JM

TO : THE DIRECTOR

FROM : MR. L. V. BOARDMAN
LS

SUBJECT: MOVEMENT OF THE ATTORNEY GENERAL

DATE: Sept. 25, 1955

Tolson	<input checked="" type="checkbox"/>
Boardman	<input checked="" type="checkbox"/>
Nichols	<input checked="" type="checkbox"/>
Belmont	<input type="checkbox"/>
Harbo	<input type="checkbox"/>
Mohr	<input type="checkbox"/>
Parsons	<input type="checkbox"/>
Rosen	<input type="checkbox"/>
Tamm	<input type="checkbox"/>
Sizoo	<input type="checkbox"/>
Winterrowd	<input type="checkbox"/>
Tele. Room	<input checked="" type="checkbox"/>
Holloman	<input type="checkbox"/>
Gandy	<input type="checkbox"/>

At 10:25 PM on this date Deputy Attorney General Rogers called Mr. Belmont's office and requested the Bureau to contact its representative in Madrid, Spain and through him to get a message to the Attorney General that he "should plan to be here sometime Tuesday." Mr. Rogers said he believed there was a plane leaving Madrid for the States sometime around 4:30 PM, Washington time, Monday, September 26th.

Mr. Belmont was advised of Mr. Rogers' request and he instructed that a telephone call be placed immediately to Mr. Joseph E. Presley, Legal Attaché, Madrid, at Mr. Rogers' request. The long distance operator advised the Bureau switchboard operator that calls could not be placed to Madrid except between the hours of 8 AM and 8 PM, Washington time, therefore contact was immediately had with the Bureau's code room to determine the speed with which a cable might be dispatched. Information was obtained that a cable to Madrid must clear through Paris circuits and delivery could not be made before early in the morning of September 26 and very probably not before a telephone call could be placed.

Mr. Rogers was informed of the above developments and he stated he would prefer that telephone facilities be used as he did not want his message to go out via cable if it could be avoided. Mr. Rogers also requested that he be called at his home telephone, Oliver 4-5770, to confirm the clearing of this call on Monday Morning.

Mr. Belmont was informed of the above, and he instructed that this call be cleared at the earliest possible moment by the midnight to 8 AM supervisor. Mr. Belmont instructed that Mr. Presley be told to cable the Bureau immediately after contacting Attorney General Brownell, and to confirm his departure time from Madrid and his arrival time in New York City so we can meet him in New York City. Complete information as to his reservations should be obtained by Mr. Presley.

In connection with the above, Mr. Rogers said he had been in communication with the Attorney General today and had indicated it would not be necessary for him to return here immediately "but now thinks he should return." The switchboard operator has placed this call, which is expected to clear around 8 AM, Monday, and the night supervisor has been given instructions to handle as outlined.

JLK:

cc - Mr. Boardman
 Mr. HollomanMr. Tolson Mr. Nichols 27 SEP 29 1955
 Mr. Belmont Mr. Kissiah

(7)

RECORDED - 77

60 OCT 6 1955

LAWSON

Memorandum for The Director

ACTION:

For information.

[initials]
ADDENDUM: WMM:skw 9-26-55

Mr. Joseph E. Presley, Legal Attache, Madrid, Spain, was telephonically contacted 7:30 a.m., 9-26-55, by Bureau Supervisor William M. Mooney and advised that Deputy Attorney General Rogers desired that Presley get a message to the Attorney General that he "should plan to be here sometime Tuesday." Per Mr. Belmont's instructions, Presley was also advised that subsequent to contact with the Attorney General he should cable the Bureau to confirm the departure time from Madrid and the arrival time in New York City of the Attorney General and advise complete information as to the Attorney General's reservations.

Deputy Attorney General Rogers was advised of the completion of this call at 7:35 a.m., 9-26-55, at which time he expressed his deep appreciation for the courtesies and considerations extended by the Bureau in instant matter.

*JMO gmv abd
X*

Office Memorandum • UNITED STATES GOVERNMENT

JM

TO : THE DIRECTOR

FROM : MR. L. V. BOARDMAN

SUBJECT: MOVEMENT OF THE ATTORNEY GENERAL

DATE: September 25, 1955

Tolson	_____
Boardman	_____
Nichols	<i>W.H.</i>
Belmont	_____
Harbo	_____
Mohr	_____
Parsons	_____
Rosen	_____
Tamm	_____
Sizoo	_____
Winterrowd	_____
Tele. Room	_____
Holloman	_____
Gandy	_____

Herbert Brown - H.J.

At 7:12 A.M., September 25, 1955, Legal Attaché, Joseph E. Presley, telephoned from Madrid, Spain. Presley advised Supervisor V. D. Harrington that the Attorney General, who is staying at the Hotel La Roca, Torremolinos, Spain, had contacted him about the President's illness and wanted to be kept advised of developments. The Attorney General further desired that the Bureau ascertain from Deputy Attorney General Rogers whether the Attorney General should return to the United States immediately.

Presley was put in telephonic contact with Deputy Attorney General Rogers and Mr. Rogers indicated that while he did not think it would be necessary for the Attorney General to return right away, he would check and let Presley know. A transcript of the conversation between Presley and Mr. Rogers is attached.

The above information was furnished to Mr. Tolson by Mr. Belmont at 9:15 A.M., September 25, 1955. At 10:45 A.M., September 25, 1955, Mr. Rogers telephoned and desired to be put in contact with Presley at Madrid. After clearing with Mr. Belmont, Supervisor Reddy authorized the Bureau operator to place the call to Presley for Mr. Rogers.

At 11:05 A.M., Mr. Rogers telephonically advised Supervisor Reddy that he had spoken to Presley and advised him that for various reasons, which he did not give, it would not be necessary for the Attorney General to return at this time. Mr. Rogers inquired as to whether the Director was in town; that it was not important but that he would like to check with the Director.

RECORDED - 77

62-98585-192

The above information was furnished to Mr. Belmont at 11:10 A.M., for transmittal to Mr. Tolson.

Attachment | ENCL.
*77*EBR:VDH:lll
cc - Mr. Boardman
Mr. Tolson
Mr. Nichols
Mr. Holloman
Mr. Belmontcc - Mr. Reddy
Mr. V.D.Harrington

60 OCT (3) 1955

WILSON
JM

Memorandum for The Director

ACTION:

For information.

Abbe

DR

Office Memorandum • UNITED STATES GOVERNMENT

Jewell : Mr. Belmont

DATE: 9-25-55

FROM : Louis E. Wherry, Jr. *LEW/lm*SUBJECT: Recorded conversation between
Joseph E. Presley and Deputy
Attorney General Rogers.

Toison	_____
Boardman	_____
Nichols	_____
Belmont	_____
Harbo	_____
Mohr	_____
Parsons	_____
Rosen	_____
Tamm	_____
Sizoo	_____
Winterrowd	_____
Tele. Room	_____
Holloman	_____
Gandy	_____

this is

Presley: "Hello, ~~this is~~ Bill Presley in the embassy in Madrid."

Rogers: "Yes."

Presley: "I'm with the FBI over here."

Rogers: "Yes."

Presley: "The Attorney General as you know is over here in Spain. He had to contact me by telephone, he is in South Coast. He ask me to call you and find out in view of the present situation, if you think he should return."

Rogers: "Well, I think - tell him I'll let him know during the day."

Presley: "You'll let him know during the day."

Rogers: "Tell him, I think he will probably have to but I don't think he should right now, not today at least."

Presley: "If there is possibility of getting him out of here this evening, he would be in New York tomorrow morning. The plane leaves here at 9:30 this evening Spanish time. It would be 4:30 Washington time."

Rogers: "I see, so he would have to get out of there by 4:30 our time?"

Presley: "Yes, that's correct."

Rogers: "What time is it now there?"

Presley: "It is 1:15 - or about between 1:15 and 1:30."

Rogers: "I see."

Presley: "So, we'll get him up, he's down in Mulligan. It's going to be a five hour trip to get him up to Madrid."

Rogers: "Well, I would be inclined to think that if he is going to do it he could do it tomorrow anyway rather than tonight. I just don't know, it maybe isn't necessary, it's not necessary as far as the Department is concerned. You can tell him we have no problem here, but maybe other factors will enter into it. You can tell him that I just can't be sure, I'll let him know, and I would be inclined to think that he should not plan tonight. In any event I'll let you know."

Presley: "O.K."

Rogers: "Fine Bill, Goodby."

Presley: "Goodby."

RECORDED - 77

62-98585-193

27 SEP 29 1955

Office Memorandum • UNITED STATES GOVERNMENT

TO : THE DIRECTOR

FROM : L. V. Boardman

SUBJECT: ARRIVAL OF ATTORNEY GENERAL
AT NEW YORK CITY, 9/27/55,
VIA TWA FLIGHT 983, FROM MADRIDDATE:
September 26, 1955

Tolson	_____
Boardman	_____
Nichole	_____
Belmont	_____
Harbo	_____
Mohr	_____
Parsons	_____
Rosen	_____
Tamm	_____
Sizoo	_____
Winterrowd	_____
Tele. Room	_____
Holloman	_____
Gandy	_____

In accordance with the Director's instructions, Mr. Hennrich called SAC Kelly at New York on the afternoon of 9/26/55, and instructed that he have the Attorney General's plane met upon arrival at Idlewild Airport and extend any assistance he could. Kelly was told to personally meet the Attorney General and to have an extra car along, in the event he could be of any assistance to Mrs. Brownell.

Kelly was also advised that arrangements had been made to have an Air Force plane meet the Attorney General, and that Rogers and Rankin might also meet the Attorney General.

He was instructed to advise the Bureau of any developments of interest and to specifically let the Bureau know as soon as the Attorney General has departed. Kelly said he would handle the matter as instructed.

CEH:CSH (3)

RECORDED. 62-98585-193

FV-102

27 SEP 29 1955

LIAISON

60 OCT 6 1955

4-3
(12-2-54)

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Farago _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

DECODE OF CODED CABLE NUMBER 788 DATED SEPTEMBER 19, 1955 AT
MADRID, SPAIN. RECEIVED VIA THE STATE DEPARTMENT.

URGENT *Harriet S. Brownell*

REBULET AUGUST 16 RE VISIT OF ATTORNEY GENERAL. LEGAT MADRID
VIA BUREAU CAR DEPARTING MADRID SEPTEMBER 20, 8:00 AM TO
ACCOMPANY ATTORNEY GENERAL TO MALAGA, WHERE HE WILL REMAIN
FOR APPROXIMATELY 2 WEEKS. LEGAT MADRID RETURNING TO MADRID
SEPTEMBER 21, 7:30 PM.

Rosie P.
Mayne
JOSEPH E. PRESLEY

RECEIVED: 9-19-55 7:54 AM BLH

EX-122

RECORDED - 97

62-98585-
Clipper
C-6

5 OCT 5 1955

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

SAC, Philadelphia

PERSONAL ATTENTION

October 19, 1955
1792

Director, FBI

TRAVEL OF THE ATTORNEY GENERAL

Herbert O. Brownell

As you have previously been instructed, you will make the necessary arrangements in order for a representative of the Bureau to meet the Attorney General on Saturday, October 22, 1955, at Lafayette College, Easton, Pennsylvania, after the Alumni Football Luncheon at Hogg (Brainard) Hall, and thereafter drive the Attorney General to Dickinson College, Carlisle, Pennsylvania. The arrangements in this connection should be such that in the event any automobile difficulty is experienced, the transportation of the Attorney General will not be delayed.

The President of Lafayette College has furnished the Attorney General the attached ticket to the Alumni Football Luncheon on October 22, 1955, for the use of the Bureau representative in attending the Luncheon. There is also attached a placard for the use of the Bureau representative on the Bureau car, if deemed necessary.

It is suggested that the President of Lafayette College be contacted prior to October 22nd, in order that all necessary arrangements can be carefully worked out so that contact with the Attorney General will be made with the least difficulty and his transportation to Carlisle, Pennsylvania, expedited as much as possible.

Enclosures (2)

FCH:eff (8)

cc - Mr. Nichols

Mr. Belmont
Tele Room

FCH

Staleleaf RECORDED - 86

62-98585-135

Tolson _____
Boydman _____
Nichols _____
Belmont _____
Horbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

AMEND 2

OCT 19 1955

COMM-FBI

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson *K. perito*

FROM : L. B. Nichols *MJN*

SUBJECT: *Herbert J. Biberman*

DATE: Oct. 10, 1955

Tolson	_____
Boardman	_____
Nichols	_____
Belmont	_____
Harbo	_____
Mohr	_____
Parsons	_____
Rosen	_____
Tamm	_____
Sizoo	_____
Winterrowd	_____
Tele. Room	_____
Holloman	_____
Gandy	_____

Fred Mullen of the Department advised Mr. McGuire this afternoon that the Attorney General was going to address the Albert Einstein Medical School at Yeshiva University in New York City on December 7, 1955. Mullen stated that while the Attorney General had indicated he accepted the invitation to make this speech that Mullen had told the Attorney General he would check with the FBI to see if there was any derogatory information which might indicate the desirability of the Attorney General reconsidering making this talk. Mullen asked, therefore, that we make a check and let him know of any derogatory or subversive information which we may have on Yeshiva University in New York.

We are having the files reviewed by the Crime Records Section and a memorandum will be prepared to Mr. Mullen setting forth the results of this check.

cc: Mr. Jones
JJM:arm
(3)

RECORDED - 14
INDEXED - 14

62-98585-196

OCT 10 1955

CRIME REC

66 OCT 24 1955

The Attorney General

October 20, 1955

RECORDED 10
62-98585-197

Director, FBI

NEWSPAPER CLIPPINGS
MADRID, SPAIN

Our Legal Attaché in Madrid, Spain, has forwarded to me various clippings which appeared in the Madrid press during your visit to Spain.

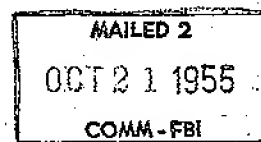
They have been mounted in the attached book and a translation has been made of each headline.

I thought perhaps you might like to see them.

Enclosure

cc - Mr. G. Frederick Mullen
Director of Public Information

ECK:grs
(6)



R.W.
Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

NOV 17 1955

120 3 55 PM '55
RECEIVED READING ROOM
U.S. DEPT. OF JUSTICE
FBI

The attached letter sets forth details of the Attorney General's schedule while in Spain. Clippings from the Spanish papers covering his visit are attached and it is stated that the Bureau may desire to put these clippings together in an attractive form for presentation to the Attorney General as a record of his trip.



UNITED STATES DEPARTMENT OF JUSTICE
FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to
File No.

WASHINGTON 25, D.C.

Mr. Tolson
Mr. Boardman
Mr. Nichols
Mr. Belmont
Mr. Harbo
Mr. Mohr
Mr. Parsons
Mr. Racen
Mr. Tamm
Mr. Six
Mr. Winterrowd
Tele. Room
Mr. Holoman
Miss Gandy

Date: September 29, 1955

To: Director, FBI

From: LA, Madrid, Spain

Re: THE ATTORNEY GENERAL

Henry C. Brownell

ReBulets 8-16 and Bulet to London 8-31, Bucables 8-31,
9-8, 9-12, and Madridcables 9-2, 9-14-55.

The Attorney General and Mrs. Brownell arrived in Madrid at 1:15 p.m., September 16, via Portuguese Airline Flight 502 from Lisbon. They were met at the airport by the American Ambassador, the Spanish Minister of Justice and his wife, and members of the Spanish Ministry of Justice; Mr. Byington, the Minister and Deputy Chief of Mission of the American Embassy; Mr. José María Arielza, the Count of Motrico, who is Spanish Ambassador to Washington, and his wife; and by the writer and his wife.

The Attorney General and his wife were taken to the Ritz Hotel and had lunch with the writer and his wife. Since the Attorney General speaks no Spanish, the writer offered to assist him in any way possible and to accompany him whenever I could be helpful to him. The Attorney General expressed his appreciation and requested the writer's assistance in interpreting for him and making his arrangements.

The Spanish Minister of Justice assigned the head of his Press Section to accompany the Attorney General whenever he could be of assistance and to make arrangements for his transportation and trips, etc. The writer worked closely with the head of the Press Section in these matters. The writer and his wife were also invited, along with the Attorney General and Mrs. Brownell, to all social functions, sightseeing trips, etc. His schedule while in Madrid was as follows: Friday, September 16, reception at the residence of the American Ambassador. Thereafter, Mr. and Mrs. [redacted] Brownell had dinner with Mr. and Mrs. Blackistone of New York, a former partner of the Attorney General. The writer was not present at this dinner.

RECORDED - 8 OCT 27 1955

CRIME REC'D

On Saturday, September 17, the Attorney General, accompanied by the head of the Spanish Press Section, Mr. Cabanas, and the writer, visited the Prado Museum, where the important paintings of the Museum were explained by Mr. Diego Angulo Iñiguez, Professor of the History of Art at the Central University. We then went to the Palace of Justice, where he met the President of the Supreme Court, Mr. José Castan Tobeñas, judges of his court, and Mr. Manuel de la Plaza Navarro, Chief Prosecutor (Fiscal) of the Supreme Court. Thereafter, we proceeded to the Ministry of Justice, where we encountered the Minister, and the writer acted as interpreter in a long conversation between Mr. Brownell and the Minister of Justice concerning the comparative jurisdiction of the American and Spanish Departments of Justice. Thereafter, accompanied by the Spanish Minister of Justice and Mr. Cabanas and the writer, the Attorney General went to the Puerta de Hierro Golf Club, where he was joined by Mrs. Brownell, Mrs. Arielza, and the wife of the Spanish Minister, as well as by Mr. and Mrs. de la Plaza, Mr. and Mrs. Eduardo Casuso Gandarillas, who is the Second Chief of Protocol in the Spanish Ministry of Foreign Affairs, Ambassador Lodge, and Ambassador Arielza. That evening, the Attorney General and Mrs. Brownell, accompanied by the writer and his wife, went to dinner at the home of Ambassador and Mrs. Arielza, and also present at the dinner were Ambassador Lodge, the Spanish Minister of Justice and his wife, Mr. and Mrs. de la Plaza, Mr. and Mrs. Aurelio Valls Carreras, of the Spanish Foreign Office, Mr. and Mrs. Byington, who is the U.S. Councillor of Embassy.

On Sunday, September 18th, the Attorney General and Mrs. Brownell, accompanied by the writer and his wife and Mr. Cabanas, drove to Toledo, where he was met by the Mayor of Toledo, the Prosecutor, and the Civil Governor of Toledo Province, the Count of Espoz y Mina. A luncheon was given for him, and he was taken sightseeing through the city.

On returning to Madrid, Mr. and Mrs. Brownell, accompanied by the writer and his wife, went to the home of the American Ambassador for dinner, and Mr. and Mrs. Byington of the Embassy were also present. Thereafter, Mr. and Mrs. Brownell were taken by the writer and his wife to witness some typical Spanish dancing.

On Monday, September 19th, Mr. and Mrs. Brownell, accompanied by Mr. Cabanas and the writer and his wife, went to El Escorial, where we were met by the Spanish Minister of Justice and his wife, the Mayor of El Escorial, and were shown through the Monastery there by two members of the religious order which occupy the Monastery. Thereafter,

the Minister of Justice entertained at a luncheon also attended by Mr. and Mrs. de la Plaza, Mr. and Mrs. Valls, and Mr. and Mrs. Casuso. After lunch, the Attorney General returned to Madrid for a press conference at the Embassy. That evening, accompanied by the writer, they went to a cocktail party given by General Kissner, head of the U.S. Military Mission, and from there to the American Ambassador's residence for dinner. At this dinner were the Spanish Minister of Justice and Mrs. Iturmendi, the Spanish Ambassador to Washington and Mrs. Arielza, the American Councillor of Embassy and Mrs. Byington, Mr. and Mrs. Valls, Mr. and Mrs. de la Plaza, Mr. and Mrs. Casuso, Mr. Cabanas, Senator Henry C. Dworshak, Senator J. Allen Frear, and the writer and his wife.

On Tuesday, September 20th, the Attorney General and Mrs. Brownell, accompanied by the writer, drove in a Spanish Ministry of Justice car to the Hotel La Roca, Torremolinos, Málaga Province.

On Wednesday, September 21st, the writer assisted the Attorney General when he was visited by the Civil Governor of Málaga Province, Mr. Manuel Garcia del Olmo, accompanied by the Mayor of Málaga, the Governor's private secretary, an inspector of the police, and the Mayor of Torremolinos. The writer then took Mr. and Mrs. Brownell to other hotels along the coast to ascertain if they preferred any of them to the Hotel La Roca, and they were taken for sightseeing in that area. The writer arranged for them to meet Mr. William Schenstrom, Jr., the American Consular Agent in Málaga, so that he could be of assistance to them after the writer had left.

On Thursday, September 22nd, the writer returned to Madrid by air. The Attorney General during his stay in Torremolinos had a Ministry car with chauffeur at his disposal and two members of the police were assigned to check the security of areas which the Attorney General visited.

On September 25th, at 9:30 in the morning, the Press Attaché of the Embassy advised the writer that the news had just been received in Madrid concerning the illness of the President. After checking with the United Press Wire Room, the writer telephonically advised the Attorney General, who asked that the Bureau be requested to furnish any further developments and that the Deputy Attorney General, Mr. Rogers, be asked if he believed it necessary for the Attorney General to return to Washington that

night. Due to the fact that the radio telephone circuits from Madrid to the United States do not open until 1:00 p.m. Madrid time, 8:00 a.m. Washington time, the Bureau could not be called directly. The writer, therefore, telephoned the Legal Attaché in London to get the latest news appearing in the London papers and to ascertain if he could telephone the message through to the Bureau, since the London circuits to the Bureau are open twenty-four hours a day. He later advised the writer that due to atmospheric conditions over the Atlantic, telephone communications were cut off, and it was not expected they would be resumed for several hours. The writer, at 10:30 a.m., again called the Attorney General and supplied him with further information obtained from London. Since another bulletin was reported by the U.P. in Madrid, at 11:30 a.m. the Attorney General was again contacted by telephone and furnished the further information. The writer then contacted Lt. Col. Zaloudek, who had been assigned as Control Officer to the Attorney General by the Joint U.S. Military Group, and he was questioned as to the availability of an Air Force plane in case it were necessary to bring the Attorney General immediately to Madrid so that he could enplane for New York that night. The commercial service from Málaga to Madrid consisted of only one plane which had already departed from Málaga. At 1:20, the writer was able to telephone Mr. Harrison at the Bureau, requesting any recent news on the President's condition, and because of the urgency involved, requested to be placed through to the home of Mr. Rogers. Mr. Rogers advised that at that time there were no departmental problems which would need the Attorney General's attention, that the Attorney General would not have to return to Washington that night, and that he would send a message to him later in the day. The writer requested the Bureau to keep him informed of any new developments in the condition of the President so this could be forwarded to the Attorney General. At 4:00, Mr. Rogers advised the writer by telephone that he had discussed the situation with Vice President Nixon, Secretary Humphries, and Mr. Persons of the White House, and all agreed that the Attorney General should not return to Washington. This information was immediately relayed by telephone to the Attorney General.

On September 26, at 1:30 p.m., Mr. William Maloney of the Bureau telephonically stated that Mr. Rogers, at 10:30 p.m. the preceding day, had requested that the Attorney General be advised that he should be in Washington on September 27th, and that the writer should advise the Bureau as to his arrival time in New York, when confirmed. The writer determined that there was a TWA flight for New York, leaving at 7:30 p.m. and a scheduled Iberia flight leaving at 9:30 that night. The writer also called Lt. Col. Zaloudek

to ascertain if military aircraft would be available for bringing the Attorney General from Málaga to Madrid. The writer then discussed this matter with Ambassador Lodge and Mr. Byington, and Mr. Byington advised the Air Force that the plane was needed and it was scheduled for departure from Madrid at 3:00 p.m. The Ambassador by telephone advised the Attorney General of Mr. Rogers' instructions and notified him that the plane would pick him up at 5:00 p.m. at Málaga airport. The Ambassador requested that the writer accompany the plane to Málaga to assist the Attorney General and his wife to board the aircraft. Mr. Byington was to handle the arrangements for the Attorney General's travel from Madrid to New York. He later informed the writer that the Iberia flight had been cancelled, and it was, therefore, necessary to have the Attorney General back in time to take the TWA flight at 7:30 p.m.

The writer was aboard the military plane which left Madrid at 3:30, arrived in Málaga at 5:00, picked up the Attorney General and his wife, left Málaga at 5:30, and arrived in Madrid at 7:00.

At 6:50 p.m., Mr. Hennrich of the Bureau called this office, but was not able to contact the writer, since he was aboard the aircraft.

At the airport to meet the Attorney General were Ambassador Lodge, Mr. Byington, the Spanish Minister of Justice, Mr. Cabanas, as well as Louis Nevins of AP, Peter Knox of UP, Tom Dozier of Time-Life, and Jeremy Main of INS, and the Attorney General held a short press conference at the airport during a delay in the departure of the flight, which finally took off at 8:15 p.m.

At 9:30 p.m. Madrid time, the writer was able to contact Mr. Hennrich of the Bureau, advising him that the Attorney General was scheduled to arrive in Idlewild Airport at 11:05 a.m., but there had been a 45 minute delay in the departure of the plane from Madrid. He also advised that through General Kissner's Office, arrangements had been made for an air force plane to meet the Attorney General at Idlewild and fly him to Washington, and Mr. Hennrich was told that the Attorney General desired that Deputy Attorney General Rogers and Mr. Rankin of the Department be aboard this plane if it was convenient for them to arrange to do so. Mr. Hennrich was furnished with the name of General Briggs of the air force, who had arranged for the flight of the air force plane to New York and would be the proper person for Mr. Rogers to contact to arrange to get aboard the aircraft.

The writer has furnished Mr. and Mrs. Brownell with a list of the names and addresses of the more important persons who assisted them and associated with them while they were in Spain.

There are also enclosed clippings from Spanish papers covering his visit. The State Department has also collected these clippings and is sending them to the Department of State, which may forward them to Mr. Brownell, but the Bureau may desire to put these clippings together in an attractive form for presentation to the Attorney General as a record of his trip.

During the visit, Mrs. Brownell was assisted by the writer's wife in shopping, and she will make additional purchases of things which Mrs. Brownell requested, and these will be forwarded to her in Washington.

On departing Madrid, the Attorney General and Mrs. Brownell expressed to the writer and his wife appreciation for the assistance and courtesies which had been extended to them, and the writer feels that they thoroughly enjoyed their trip.

Complete details of their schedule and the persons they met have been set forth in the event that the Attorney General at any time may require such details.

JEP:ems
Enclosure



ENCLOSURE

ENCLOSURE

62 93585-1971

Magazine "El Espanol", Madrid, 10-1-55

MR. BROWNELL ON VACATION IN SPAIN

"I HAVE BEEN IMPRESSED BY THE WARM FRIENDSHIP EXTENDED TO US BY THE
SPANISH PEOPLE AND I CONSIDER THAT THE FEELING IS MUTUAL IN THE UNITED STATES"

INTERVIEW WITH THE UNITED STATES ATTORNEY GENERAL

62 - 985-85 - 197

★ ABC ★ INFORMACIONES ★ PUEBLO
★ ARRIBA ★ EL ALCAZAR ★ MADRID
★ YA ★ Hoja del Lunes
Madrid, Spain.

SEP 15 1955

THE U. S. ATTORNEY GENERAL IS COMING TO SPAIN

62-98585-197

62-98585-197

★ ABC ★ INFORMACIONES ★ PUEBLO
★ ARRIBA ★ EL ALCAZAR ★ MADRID
★ YA ★ Hoja del Lunes
Madrid, Spain.

SEP 15 1955

THE UNITED STATES ATTORNEY GENERAL WILL SPEND HIS VACATION IN SPAIN

62-98585-197

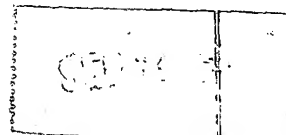
* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

SEP 15 1975

THE UNITED STATES ATTORNEY GENERAL IS LEAVING FOR SPAIN

62-985-85-197

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* TA * Hoja del Lunes
Madrid, Spain.



THE UNITED STATES ATTORNEY GENERAL WILL ARRIVE IN MADRID TODAY

62-98585-197

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

QED 10 4055

TODAY THE UNITED STATES ATTORNEY GENERAL WILL ARRIVE

62-98585-197

JK *

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
 Madrid, Spain.

62-98585-197

TODAY THE UNITED STATES ATTORNEY GENERAL WILL ARRIVE IN MADRID

MR. HERBERT BROWNELL IS THE AUTHOR OF A TREATISE ON HOTEL LEGISLATION

HE WAS A DISTINGUISHED STUDENT AND NEWSPAPERMAN AND A PROMINENT ATTORNEY

HIS WIFE IS A DEMOCRAT, HE HAS FOUR CHILDREN AND A RANCH IN ARIZONA

62-98585-197

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes

SEP 16 1965
Madrid, Spain.

MR. HERBERT BROWNELL - U. S. A. ATTORNEY GENERAL - IS COMING TO
SPAIN ON VACATION

"I HAVE A GREAT DESIRE TO SEE SEVILLE, GRANADA, TOLEDO AND MALLORCA!"

★ ABC ★ INFORMACIONES ★ PUEBLO
★ ARRIBA ★ EL ALCAZAR ★ MADRID
★ YA ★ Hoja del Lunes
Madrid, Spain.

SEP 16 1955

MR. ITURMENDI, THE MINISTER OF JUSTICE, RECEIVED MR. BROWNELL, THE
UNITED STATES ATTORNEY GENERAL, IN BARAJAS

THE MINISTER WAS ACCCOMPANIED BY THE UNITED STATES AMBASSADOR TO SPAIN
AND THE SPANISH AMBASSADOR TO THE UNITED STATES

★ ABC ★ INFORMACIONES ★ PUEBLO
★ ARRIBA ★ EL ALCAZAR ★ MADRID
★ YA ★ Hoja del Lunes
Madrid, Spain.

SEP 16 1955

THE U. S. ATTORNEY GENERAL IN MADRID

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
 Madrid, Spain.

SEP 16 1855

THE UNITED STATES ATTORNEY GENERAL IS IN MADRID

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

2-17-1965

MR. BROWNELL IN MADRID

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
 Madrid, Spain.

9-17

THE UNITED STATES ATTORNEY GENERAL VISITED MR. ITURMENDI

* ABC * INFORMACIONES * PUEBLO
★ AMERICA * EL ALCAZAR * MADRID
★ YA * Hoja del Lunes
Madrid, Spain.

SEP 17 1955

THE UNITED STATES ATTORNEY GENERAL ARRIVED IN MADRID YESTERDAY

HE WAS RECEIVED AT THE AIRPORT BY HIS SPANISH COLLEAGUE, MR. ITURMENDI

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

SEP 17 1955

THE UNITED STATES ATTORNEY GENERAL ARRIVES IN MADRID

TODAY HE WILL VISIT THE MUSEUMS AND THE PALACE OF JUSTICE

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

SEP 17 1965

ARRIVAL IN MADRID (at the Barajas Airport)

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

SEP 17 1955

MR. BROWNELL VISITS THE PRADO MUSEUM AND THE PALACE OF JUSTICE

SEP 17 1955

★ ABC ★ INFORMACIONES ★ PUEBLO
★ ARRIBA ★ EL ALCAZAR ★ MADRID

YA

MR. BROWNELL IS PLEASED WITH BEING IN SPAIN

HE WANTS TO BECOME ACQUAINTED WITH OUR LAWS AND TO VISIT OUR ARTISTIC CITIES

HE WAS RECEIVED BY THE MINISTER OF JUSTICE

62-98585-197

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

SEP 17 1955

UNITED STATES ATTORNEY GENERAL IN MADRID

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

9/8

THE UNITED STATES ATTORNEY GENERAL VISITED THE PRADO MUSEUM

—
HE WAS INVITED TO LUNCH BY HIS SPANISH COLLEAGUE

62 - 98585 - 197

* ~~AEC~~ * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

918

YESTERDAY MR. BROWNELL VISITED THE PRADO MUSEUM, THE PALACE OF JUSTICE
AND THE OFFICES OF THE MINISTRY

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

SEP 19 1955

MR. BROWNELL VISITS TOLEDO

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

SEP 20 1955

THE UNITED STATES ATTORNEY GENERAL FACES THE REPORTERS

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes

Madrid, Spain.

SEP 20 1955

PROBABLE CENSORSHIP OF CHILDREN'S BOOKS IN THE UNITED STATES

THE UNITED STATES ATTORNEY GENERAL IS FAVORABLY IMPRESSED WITH
SPANISH LEGAL PROCEDURE

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Moja del Lunes
Madrid, Spain.

SFP 20 1955

TELL US THE TRUTH: THE U. S. ATTORNEY GENERAL

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * LAIRIO
* YA * Hoja del Lunes
Madrid, Spain.

920

THERE HAS BEEN NO COMMUNIST INFILTRATION IN THE
UNITED STATES DEPARTMENT OF JUSTICE - STATEMENTS BY THE UNITED STATES
ATTORNEY GENERAL, MR. HERBERT BROWNELL

* AEC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

20 de Septiembre de 1955

PROBABLE CENSORSHIP OF CHILDREN'S BOOKS IN THE UNITED STATES

THE UNITED STATES ATTORNEY GENERAL IS FAVORABLY IMPRESSED WITH
SPANISH LEGAL PROCEDURE

62-98585-197

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

20 de Septiembre 1955

"COMMUNISM NEVER REACHED THE ADMINISTRATION OF JUSTICE IN THE UNITED STATES"

STATEMENTS BY THE UNITED STATES ATTORNEY GENERAL, MR. HERBERT BROWNELL

* AEC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

SEP 20 1955

PRESS CONFERENCE OF MR. BROWNELL

* ABC * INFORMACIONES * PUEBLO
* ARRIBA * EL ALCAZAR * MADRID
* YA * Hoja del Lunes
Madrid, Spain.

SEP 21 1955

PRESS CONFERENCE

"La Vanguardia". Barcelona, 9-27-55

MR. BROWNEL LEAVES FOR THE UNITED STATES

"Arriba", Madrid, 9-27-55

YESTERDAY THE UNITED STATES ATTORNEY GENERAL LEFT FOR NEW YORK

HE WAS GIVEN A SEND-OFF AT THE BARAJAS AIRPORT BY MR. ITURMENDI

From "La Tarde", Málaga, Spain, Sept. 21, 1955

THE CIVIL GOVERNOR COMPLIMENTED THE UNITED STATES ATTORNEY GENERAL

From "SUR", Malaga, Spain, Sept. 22, 1955

THE UNITED STATES ATTORNEY GENERAL IN TORREMOLINOS

From "SUR", M^alaga, Spain, of Sept. 27, 1955

THE UNITED STATES ATTORNEY GENERAL RETURNED TO WASHINGTON

From "La Tardes", Málaga, Spain, Sept. 20, 1955

THE UNITED STATES ATTORNEY GENERAL PROCEEDS TO TORREMOLINOS

63-23485-197

★ ABC ★ INFORMACIONES ★ PUEBLO
★ ARRIBA ★ EL ALCAZAR ★ MADRID
★ YA ★ Hoja del Lunes
Madrid, Spain.

2-19

TWO MEMBERS OF THE EISENHOWER CABINET IN MADRID (This refers to the
Attorney General and the Secretary of the Air Force)

Captions accompanying photographs:

1. Mr. BROWNELL in the ruins of the Alcazar.
2. Mr. QUARTES with his Spanish colleague and the United States Ambassador in Madrid.

62-98585-197

INDEXED 6A
RECORDED 6A

The Attorney General
6A - 98535 198
Director, FBI

November 16, 1955

LETTER TO MRS. BROWNLIE FROM MRS. ITURMENDI
POSTMARKED ON NOVEMBER 9, 1955

Attached is the translation of the above-captioned letter
requested by your office by undated routing slip.

The foreign language material is being returned herewith.

Enclosures - 3

PJP:jan
(3)

wife of Spanish
Democracy Justice
J.P.

CD

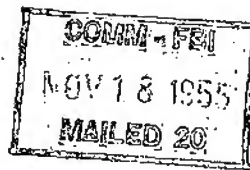
RECEIVED REC'D NOV 18 1955

104

Barr

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

NOV 25 1955



TRANSLATION FROM SPANISH

The following is a translation of a letter contained in an airmail envelope addressed to Mrs. DORIS MAE PROSTELL, Department of Justice, Washington 25, D. C., bearing the return address "ITURRIENDI, Serrano 40^c, Madrid," and postmarked at Madrid on November 9, 1955.

- * -
Madrid, November 5

Dear Friends:

I was very sorry that I was unable to say good-bye to you both because of your hasty return home. I hope that you will return to Spain on another occasion so I can show you interesting things that both of you will enjoy seeing.

With great concern we have followed the progress of President EISENHOWER's convalescence, hoping that his condition will improve rapidly, that the same may be confirmed and that the President may find himself on the road to complete recovery.

Through our Embassy in Washington we are sending you a little gift (a fan which is a product of our Spanish craftsmanship) as a memento of the great friendship you made on your very short visit among us.

ANTONIO and I send you both the expression of our sincere friendship.

Your good friend,
S/ RITA G. DE ITURRIENDI

* Translator's Note: Number underlined questioned.

TRANSLATED BY:
PATRICK J. PHELAN: jen b EN
November 16, 1955

ROUTE SLIP

(Fold here)

Date

To *FBI*
Translation Unit Room No.

- Approval
- Comment
- Necessary action
- Note and return
- Signature
- See me
- As requested
- For your information
- Per telephone conversation

(Fold here for return)

62-71500-10

RECORDED - 64

From *REC'D*

Division Room No. *PA*

det. with Cards
11-18-55 1:55 PM

Request Brownell, Jr.

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Rosen

DATE: 11/13/55

FROM : F. L. Price

Time of Call: 10:15 AM

SUBJECT: ATTORNEY GENERAL'S
VISIT TO CHICAGO

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 4-12-99 BY SP-1 CLK/aw

5

Herbert Brownell

SAC Hostetter, Chicago, advised that he desired the following information furnished to Mr. Holloman regarding the arrival of the Attorney General in Chicago. The Attorney General arrived in Chicago 11/12/55 in the afternoon on schedule and was taken to the Chicago Club where he was joined by Luther Huston, a newspaper correspondent from Washington, D. C.

Later Mr. Hostetter took the Attorney General from the Chicago Club to the Sheraton Hotel. Carl Mason, Agent of the Chicago Office, waited at the Sheraton Hotel and at 11 PM drove the Attorney General back to the Chicago Club.

Mr. Hostetter mentioned that on arrival at the airport, the Attorney General invited Senator Dirksen, United States Senator from Illinois, to ride in with them from the airport and Dirksen was driven to the La Salle Hotel.

Mr. Hostetter took the Attorney General to the airport on 11/13/55 and he departed on American Airlines plane at 8:15 AM for Washington, D. C.

The Attorney General mentioned three items which may be of interest: (1) The Attorney General stated he was coming back to Chicago on November 27 or 28 to make a speech and would like Mr. Hostetter to meet him; (2) The Attorney General mentioned the Till case (murder trial in which Roy Bryant and J. W. Milam were acquitted and later the state grand jury returned a no bill on kidnaping charges). Governor Stratton of Illinois publicized a letter to the Attorney General asking the Department to take action in this case. The Attorney General presumed he would have to give consideration to declaring the "Council" in Mississippi on the Attorney General's list which includes the Ku Klux Klan. Hostetter could not elaborate on the meaning of "Council," but stated he got the impression the Attorney General would not place it on the list at the present time. (3) At the airport the Attorney General mentioned the United Airlines accident (in Colorado). He said he understood we were investigating that accident but he was not certain as to our jurisdiction.

The above is submitted for information purposes.
Mr. Holloman was advised at 11:45 a.m., 11/13/55.

cc: 1 - Mr. Nichols

1 - Mr. Holloman

1 - Mr. Belmont

EHH:ate (8)

*Association of the Citizens' Councils (of Mississippi).

What change on
this out? + has it

Office Memorandum • UNITED STATES GOVERNMENT

TO : Director, FBI

FROM : SAC, Chicago

SUBJECT: Mr. HERBERT BROWNELL
ATTORNEY GENERAL

DATE: November

PERSONAL AND ~~CONFIDENTIAL~~

Mr. Tolson
Mr. E. T. Nichols
Mr. Belmont
Mr. Harbo
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Sizoo
Mr. Waterman
Tels. Room
Mr. Thompson
Miss Gandy

I met the Attorney General upon his arrival at Chicago at 2:55 p.m. 11-28-55 and I accompanied him to the office of Mr. JAMES S. KEMPER, prominent Republican, insurance executive, and former Ambassador to Brazil. The Attorney General was his house guest at 1500 Lake Shore Drive, Chicago. I met the Attorney General at this address at 7:15 a.m. on 11-29-55 and accompanied him to the Midway Airport from which he departed for Washington, D. C. at 8:15 a.m. During the trip from and to the airport the Attorney General mentioned the following which may be of interest to the Bureau. He said that the Bureau had done an excellent job in investigating the United Airlines tragedy at Denver. He also mentioned that he marvelled at the Bureau's ability to infiltrate the Communist Party with confidential informants and that he was well pleased with the results obtained against the Communists since his appointment as Attorney General.

He said that considerable progress had been made in connection with the investigation of an income tax scandal at St. Louis and indictments would probably be returned against LAMAR CAUDLE and a former White House secretary during the Truman administration.

He said that he had one more speech scheduled at New York City and that this would complete his speaking commitments for the current year. 39

He observed that he and the Chief Justice of the Supreme Court would probably visit Puerto Rico next January in connection with a dedication ceremony. He said that he had considered making an earlier trip to Puerto Rico but then abandoned his plans after the Director gave him some good advice and counseled him against such a trip at that time. He indicated that he did not think that the former danger existed at

REC'D - 554
DEC 13 1955

DEPARTMENT OF JUSTICE

62-91585-200

DEC 7 1955

EX-100
CAB-140

DSH:OC

(3)

12/11/1997

RECEIVED
FBI - CHICAGO

Director, FBI

RE: Mr. HERBERT BROWNELL
ATTORNEY GENERAL

the present time. He asked if there had been an improvement in our relationship with the U. S. Attorney at Chicago and I indicated that in my opinion some good progress had been made in this regard.

December 13, 1955

MEMORANDUM FOR MR. TOLSON
MR. BOARDMAN
MR. BELMONT

Held at 8 AM 12-13-55

At luncheon today with the Attorney General, he advised me that the Chief Justice of the United States and himself had been invited by the Government of Puerto Rico to visit Puerto Rico in February and to participate in the dedication of a new Court House or Government Building. He stated that he had recalled that sometime ago when it had been contemplated that he might make a trip to Puerto Rico, I had indicated to him the hazards then existing concerning his safety and security. He inquired as to whether this same condition prevailed today.

I told the Attorney General that I did not believe it did, for as I recalled, his previous inquiry came at a time when revolutionary elements in Puerto Rico had been considerably aroused by the arrests of certain Puerto Rican revolutionaries in the United States.

I advised the Attorney General that I would make inquiry and let him know what the present situation was in Puerto Rico. The Attorney General indicated he might desire to remain in Puerto Rico for a week or two and take a short vacation there if he went down on this particular trip.

Will you please prepare a memorandum to the Attorney General at once advising him of what the current situation is in Puerto Rico.

Should he and the Chief Justice decide to go, our office in Puerto Rico should, of course, be alerted in sufficient time so as to take appropriate care of the Attorney General and be of any service to the Chief Justice which the latter may desire.

RECORDED-38

Very truly yours,

J. E. H.

John Edgar Hoover
Director

Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

sl
JEM-tlc (6)

201

SENT FROM D. O.
TIME 9:35 am
DATE 12-14-55
BY <i>J. E. H.</i>

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson *Spent*

FROM : L. B. Nichols

SUBJECT:

DATE: December 14, 1955

Tolson	<input checked="" type="checkbox"/>
Boardman	<input type="checkbox"/>
Nichols	<input checked="" type="checkbox"/>
Belmont	<input type="checkbox"/>
Harbo	<input type="checkbox"/>
Mohr	<input type="checkbox"/>
Parsons	<input type="checkbox"/>
Rosen	<input type="checkbox"/>
Tamm	<input type="checkbox"/>
Sizoo	<input type="checkbox"/>
Wintrowd	<input type="checkbox"/>
Tele. Room	<input type="checkbox"/>
Holloman	<input type="checkbox"/>
Gandy	<input type="checkbox"/>

Handed to Mr. Tolson 12/14/55

ASAC Simon of New York advised me on December 9, 1955,

that Special Agent William J. Walsh is a neighbor of Wyllis W. Newcomb, Special Assistant to the Attorney General, who handled the Internal Revenue case resulting in the indictment of Matt Connelly and Lemnar Caudle. Walsh and Newcomb are very close friends, and on the preceding evening, Newcomb had informed Walsh that he had had a discussion with the Attorney General regarding the political repercussions that would inevitably follow the indictment of Matt Connelly and Lemnar Caudle. The Attorney General told Newcomb that he hoped to avoid a situation such as developed following the Harry Dexter White disclosures; that he thought for a period of time that the repercussions which grew with such intensity would bring an end to his public career and that he would not now be Attorney General except for the Director's very forthright statement before the Senate Subcommittee on Internal Security. Newcomb stated that he had hoped to have the FBI handle this investigation; that he well understands our position; that he does appreciate the assistance our Laboratory has been giving in connection with a letter which Newcomb believes to be fraudulent which was involved in the Matt Connelly case.

The interesting part of the above was the Attorney General's reaction to the Harry Dexter White case.

LEN:arm
(4)

V. VMO X

RECORDED

EX-106

13 DEC 15 1955

CRIME REC.

ORIGINAL FILE

62-98585 202

SAC, San Juan

January 11, 1956

Director, FBI

VISIT OF CHIEF JUSTICE WARREN
AND ATTORNEY GENERAL BROWNELL
TO SAN JUAN

Herbert Brumley

It has come to the Bureau's attention that during the first ten days in February, Chief Justice Warren and Attorney General Brownell will visit San Juan apparently for a dedication. As yet the Bureau has received no request for any assistance, but your office will be advised in the event you are to furnish any special services.

NATURAL HISTORY

REF ID: A6464
MESSAGE TO DIRECTOR OF MI 1-3 56 TO MR. TOLSON AND THE FBI.

602-98565-
NOT RECORDED
162 JAN 19 1956

Tolbach	
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Rosen	
Tamm	
Sizoo	
Winterrowd	
Teie, Rosen	
Hulloman	
Gandy	

COMM - FBI
JAN 11 1956
MAILED 31

RECEIVED - B. I. MICHAELIS

ORIGINAL COPY FILED IN 94-1-5619-

January 13, 1956

Honorable Herbert Brownell, Jr.
The Attorney General
United States Department of Justice
Washington, D. C.

Dear General:

I want you to know how very much I
appreciated your generous comments on television
last night concerning our efforts in the Brink's case.
Your good words will be a source of encouragement
to every man and woman in the Bureau.

With expressions of my highest esteem
and best regards,

Sincerely,

Edgar

cc - Mr. Nichols

NOTE: The Attorney General gave a brief statement relative to the arrests in the Brink's case and added that he was very proud of the FBI's accomplishments in this case.

HPL:nma

(4)

RECORDED-75

62-94585-203

37 JAN 16 1956

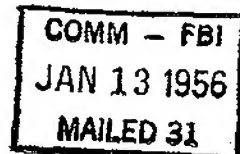
RECEIVED
PRINTING ROOM

11 A.M.

P.A. 54

UNRECORDED FILED IN

Tolson _____
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Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____



59 JAN 23 1956

Whe

Office Memorandum • UNITED STATES GOVERNMENT

TO : The Director

DATE: 1/2 1966

FROM : J. P. Mohr

SUBJECT: The Congressional Record

Pages 748-
749 Senator Carlson, (R) Kansas, requested to have printed in
the Record certain statements made by members of the Cabinet
regarding Federal employees and Civil Service work. The
comments of the Attorney General have been noted.

Herbert O'Brien

Original filed in: 16-1000-1

162-98585-
FEB 14 1966

50 FEB 16 1966

In the original of a memorandum captioned and dated as above, the Congressional
Record for [redacted] was reviewed and pertinent items were
marked for the Director's attention. This form has been prepared in order that
portions of a copy of the original memorandum may be clipped, mounted, and
placed in appropriate Bureau case or subject matter files.

January 23, 1956

Mrs. Herbert Brownell, Jr.
4355 Forest Lane, Northwest
Wesley Heights
Washington, D. C.

Dear Doris:

In line with our conversation Saturday evening in connection with the program which has been prepared for the dedication of the Supreme Court Building in San Juan, Chief Justice Cecil Snyder of the Commonwealth Supreme Court has furnished the following information to our San Juan office.

On the evening of February 3, 1956, there will be a cocktail party and dinner at the Caribe Hilton Hotel for the visiting dignitaries.

On February 4, the dedication ceremony will take place at the Supreme Court Building from 9:30 a.m. to 11:00 a.m. At 2:00 p.m., February 4, there will be a judicial ceremony in the Supreme Court Building. At 5:00 p.m. on that date, the new Bar Association Building for the Commonwealth will be dedicated.

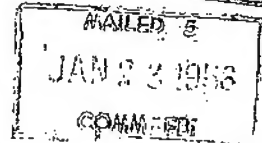
On Sunday, February 5, according to Justice Snyder, there will probably be a ceremony at 10:00 a.m. at which an honorary degree will be awarded to Chief Justice Warren by the University of Puerto Rico. There is some possibility, however, that this ceremony will not occur until Monday, February 6. At 8:30 p.m., Sunday, February 5, there will be a formal reception at the Fortaleza (the Governor's Palace).

LBN:arm
(3)

RECORDED - 19

SEARCHED

17 JAN 26 1956



Mrs. Herbert Brownell, Jr.

The actual planning for the dedication ceremonies
is the responsibility of the Puerto Rican Under Secretary of State,
Morales Carrion.

If we receive any additional information pertaining
to the scheduled ceremonies, I will certainly pass them on to you.

With best wishes and kind regards,

Sincerely,

Edgar

LBN:arm
(3)

JANUARY 26, 1956

GRAM
URGENT

SAC, SAN JUAN

ATTORNEY GENERAL AND MRS. BROWNELL DEPARTING EASTERN AIRLINES
FLIGHT EIGHT ZERO ONE SCHEDULED TO ARRIVE SAN JUAN FIVE FIFTY-
FIVE PM JANUARY TWENTY-EIGHT. WILL STAY AT CARIBE HILTON HOTEL.
DESIRE YOU ARRANGE TO MEET AG ON ARRIVAL, BUT TREAT HIS ARRIVAL
AS CONFIDENTIAL AND NOT DISCLOSE TIME OF ARRIVAL.

HOOVER

cc - Mr. Holloman *Pd Blk*

LBN:ptm

(4)

NR. 261756

ENC. 1750-1756 BY *ACH*

CK 1807-1811 BY *BAC*

APPROVED BY *[Signature]*

RECORDED *17*

62-98585-2 TYPED BY *BAC*

FILED RV

62-98585-2 JAN 30 1956

Tolson _____
Boardman _____
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Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman *200* _____
Gandy _____
W.H. Tamm _____
revised _____

RADIO

JAN 26 1956

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

50 FEB 1 1956 1:42 PM per mail

RECEIVED READING ROOM
FEB 1 1956 1:42 PM

261756 2 1758 22

F.B.I. RADIogram

DECODED COPY

Mr. Tolson
Mr. Boardman
Mr. Nichols
Mr. Belmont
Mr. Harbo
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Sizoo
Mr. Winterrowd
Tele. Room
Mr. Holloman
Mrs. Gandy

FROM SAN JUAN

1-27-56

NR 272030

TO DIRECTOR

URGENT

VISIT OF ATTORNEY GENERAL AND MRS. BROWNELL TO SAN JUAN.
 REBURAD JANUARY 26 LAST. ON JANUARY 26, 1956, I SPOKE WITH ARTURO MORALES CARRION, STATE DEPARTMENT, COMMONWEALTH OF PUERTO RICO, REGARDING THE VISIT OF ATTORNEY GENERAL BROWNELL AND CHIEF JUSTICE WARREN TO PUERTO RICO. MORALES ADVISED ME, WITHOUT THE DISCLOSURE OF ANY INFORMATION ON MY PART, THAT THE ATTORNEY GENERAL WAS DUE TO ARRIVE IN SAN JUAN ON FLIGHT 801 AT 5:55 P.M. ON JANUARY 28. HE STATED THAT THE INFORMATION WAS CONFIDENTIAL; HOWEVER, HE ADVISED THAT HE AND JOSE TRIAS MONGE, ATTORNEY GENERAL OF PUERTO RICO, INTENDED TO BE AT THE AIRPORT TO GREET MR. BROWNELL AND THAT THEY WOULD PROVIDE A CAR FOR THE TRANSPORTATION OF MR. BROWNELL TO THE CARIBU HILTON HOTEL. MORALES ALSO STATED THAT HE FELT CHIEF JUSTICE OF THE COMMONWEALTH SUPREME COURT CECIL SNYDER WOULD ALSO BE AT THE AIRPORT TO GREET MR. BROWNELL. ON THE AFTERNOON OF JANUARY 27, USA RUBEN RODRIGUEZ VISITED MY OFFICE AND POINTED OUT THAT HE HAD RECEIVED CONFIDENTIAL INFORMATION FROM MORALES THAT MR. BROWNELL WAS ARRIVING AT THE STATED TIME. MR. RODRIGUEZ INFORMED ME THAT MORALES HAD SECURED THE INFORMATION CONCERNING MR. BROWNELL-S ARRIVAL FROM EAL IN SAN JUAN. I HAVE ALSO SPOKEN WITH [REDACTED] WHO TOLD ME THAT HE HAD ALSO BEEN CONFIDENTIALLY ADVISED FROM THE GOVERNOR-S OFFICE CONCERNING THE ARRIVAL OF MR. BROWNELL AT THE STATED TIME. HE INFORMED ME THAT STEPS WERE BEING TAKEN BY THE [REDACTED] TO HAVE REPRESENTATIVES OF THE [REDACTED] AT THE AIRPORT WHEN MR. BROWNELL ARRIVES. THESE INDIVIDUALS, HOWEVER, WILL ONLY BE IN THE IMMEDIATE AREA AND NOT IN ANY PARTY TO GREET THE ATTORNEY GENERAL. UACB, I INTEND TO BE AT THE AIRPORT WHEN MR. BROWNELL AND HIS WIFE ARRIVE AND TO HAVE ASAC SPENCER THERE ALSO.

(Mr. signs) 63 FEB - 6 1956 /38

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

F.B.I. RADIogram

DECODED COPY

PAGE 2

Mr. Tolson	_____
Mr. Boardman	_____
Mr. Nichols	_____
Mr. Belmont	_____
Mr. Harbo	_____
Mr. Mohr	_____
Mr. Parsons	_____
Mr. Rosen	_____
Mr. Tamm	_____
Mr. Sizoo	_____
Mr. Winterrowd	_____
Tele. Room	_____
Mr. Holloman	_____
Miss Gandy	_____

IN ORDER THAT HE CAN BE APPROPRIATELY INTRODUCED TO MR. BROWNELL IN THE EVENT THE ATTORNEY GENERAL CALLS THE OFFICE SOMETIME WHEN I AM NOT IN. MORALES STATED THAT APPARENTLY THE ATTORNEY GENERAL INTENDS TO ~~REST~~ ^{REST} IN SAN JUAN FOR APPROXIMATELY A WEEK. IT IS SUGGESTED THAT THE BUREAU MAY DESIRE TO ADVISE THE ATTORNEY GENERAL CONCERNING THE FACT THAT REPRESENTATIVES OF THE COMMONWEALTH GOVERNMENT, USA RODRIGUEZ AND POSSIBLY CHIEF JUSTICE OF THE COMMONWEALTH SUPREME COURT SNYDER MAY BE ON HAND AT THE AIRPORT WHEN THE ATTORNEY GENERAL ARRIVES.

RECEIVED: 4:31 PM RADIO

5:15 PM CODING UNIT MAX

cc Mr Nichols

Contents furnished to SA Robert
Burns, NYO. SA Tom Ring, NY Office,
advising Brownell, before he
leaves New York for San Juan,

Saturday morning 1-27-56
LHM

F.B.I. RADIogram

DECODED COPY

Mr. Tolson	_____
Mr. Boardman	_____
Mr. Nichols	_____
Mr. Belmont	<input checked="" type="checkbox"/>
Mr. Harbo	_____
Mr. Mohr	_____
Mr. Parsons	_____
Mr. Rosen	_____
Mr. Tamm	_____
Mr. Sizoo	_____
Mr. Winterrowd	_____
Tele. Room	_____
Mr. Holloman	_____
Miss Gandy	_____

FROM SAN JUAN

1-30-56

NR 301929

TO DIRECTOR

URGENT

HEIGERT

VISIT OF CHIEF JUSTICE WARREN AND ATTORNEY GENERAL BROWNELL JR. TO SJ. FOR BUREAU-S INFO, ATTORNEY GENERAL AND MRS. BROWNELL ARRIVED ISLA VERDE AIRPORT, SJ, 5:35 PM ON JANUARY 28 LAST. THEY WERE THEREAFTER TAKEN TO THE CARIBE HILTON HOTEL WHERE THEY ARE CURRENTLY STAYING. MR. BROWNELL INDICATED THAT HE AND HIS WIFE INTENDED TO SPEND THE MAJORITY OF THIS WEEK RESTING AND THAT HE HAD NOT YET DECIDED ON ANY TRIPS AROUND PUERTO RICO. IN MYLET DATED JANUARY 16, 1956 CAPTIONED AS ABOVE, THE BUREAU WAS ADVISED THAT CHIEF JUSTICE JOSE CASTAN TOBENAS, SUPREME COURT OF SPAIN, WOULD ATTEND THE DEDICATION CEREMONIES AT THE COMMONWEALTH SUPREME COURT BUILDING. ARTURO MORALES CARRION, COMMONWEALTH STATE DEPARTMENT HAS ADVISED ME THAT CHIEF JUSTICE CASTAN WILL ALSO RECEIVE A DOCTOR OF LAWS DEGREE AT THE UNIVERSITY OF PUERTO RICO AT 10:00 AM ON FEBRUARY 5 TOGETHER WITH CHIEF JUSTICE WARREN. ON JANUARY 30 JOSE GONZALEZ MAEZTU, WHO RESIDED AT 1440 AMERICO SALAS STREET, SANTURCE PR VISITED THIS OFFICE. HE STATED THAT HE IS A PIANO TUNER AND IS WELL KNOWN IN THE MUSICAL WORLD FOR HIS COMMENTARIES ON MUSIC BOTH HERE AND IN THE US. HE STATED THAT HE PREVIOUSLY WAS EMPLOYED BY THE METROPOLITAN OPERA COMPANY IN NEW YORK FOR MANY YEARS AND CAME TO PUERTO RICO ABOUT 1947. HE STATED HE WAS SPEAKING WITH JOSE CARBIA, WHOM HE IDENTIFIED AS AN EXECUTIVE WITH STANDARD OIL COMPANY IN PUERTO RICO. GONZALEZ SAID THAT CARBIA HAD LEARNED FROM A SOURCE WHICH ACCORDING TO HIM WAS

62-118-285-

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

RECORDED

102-158-285-6

1956

F.B.I. RADIogram

DECODED COPY

PAGE TWO

Mr. Tolson	_____
Mr. Boardman	_____
Mr. Nichols	_____
Mr. Belmont	_____
Mr. Harbo	_____
Mr. Mohr	_____
Mr. Parsons	_____
Mr. Rosen	_____
Mr. Tamm	_____
Mr. Sizoo	_____
Mr. Winterrowd	_____
Tele. Room	_____
Mr. Holloman	_____
Miss Gandy	_____

RELIABLE THAT THERE WILL BE A PICKET LINE AT THE UNIVERSITY OF PUERTO RICO ON SUNDAY, FEBRUARY 5. THE PICKETS WILL PROTEST THE AWARDING OF A DOCTOR OF LAWS DEGREE TO CHIEF JUSTICE CASTAN OF SPAIN. GONZALEZ SAID THAT HE, CARBIA AND A NUMBER OF OTHER INDIVIDUALS IN SJ WHOM HE DID NOT IDENTIFY FEEL THAT SUCH A PICKET LINE IS UNAMERICAN AND UNPatriotic AT SUCH A CEREMONY. HE SAID THAT ACCORDING TO CARBIA, ALFREDO MATILLA JIMENO IS ORGANIZING THIS PICKET LINE. MATILLA JIMENO WAS THE SUBJECT OF A SECURITY MATTER - C INVESTIGATION CONDUCTED BY THIS OFFICE, AND INFORMATION CONCERNING THIS INVESTIGATION IS SET FORTH IN THE REPORT OF SA JOSEPH E. BRENNAN MAY 21, 1951, ENTITLED QUOTE ALFREDO MATILLA JIMENO, SM - C UNQUOTE. GONZALEZ SAID THAT HE HAS LONG FELT THAT MATILLA IS A COMMUNIST BUT WAS UNABLE TO STATE SPECIFICALLY WHY HE THOUGHT SO. HE POINTED OUT THAT MATILLA CAME FROM SPAIN AND WAS SUBSEQUENTLY NATURALIZED IN PUERTO RICO. HE ALSO STATED THAT MATILLA IS AN INSTRUCTOR AT THE UNIVERSITY OF PUERTO RICO IN CULTURAL AND SOCIAL ACTIVITIES AND ALSO WRITES FOR QUOTE EL MUNDO UNQUOTE, DAILY SPANISH LANGUAGE NEWSPAPER IN SJ, AS A MUSIC CRITIC. GONZALEZ STATED THAT HE, CARBIA AND OTHER QUOTE REPUTABLE DOCTORS AND LAWYERS IN SJ UNQUOTE INTEND TO BREAK UP THE PICKET LINE IF IT FORMS AT THE UNIVERSITY OF PUERTO RICO. HE SAID THEY INTENDED TO QUOTE HIT THE PICKETS ONLY TEN OR FIFTEEN TIMES UNQUOTE UNTIL THE POLICE INTERVENE AT WHICH TIME THEY WILL BREAK UP THE STANDARDS BEING CARRIED BY THE PICKETS. I POINTED OUT THAT I CERTAINLY COULD NOT CONCUR WITH HIS PROPOSED PLAN OF ACTION AGAINST THE PICKETS AND SUGGESTED THAT HE CONSULT THE [] CONCERNING THE MATTER OR AN ATTORNEY IF HE FELT THAT COURT

b7D

F.B.I. RADIogram

DECODED COPY

Mr. Tolson	_____
Mr. Boardman	_____
Mr. Nichols	_____
Mr. Belmont	_____
Mr. Harbo	_____
Mr. Mohr	_____
Mr. Parsons	_____
Mr. Rosen	_____
Mr. Tamm	_____
Mr. Sizoo	_____
Mr. Winterrowd	_____
Tele. Room	_____
Mr. Holloman	_____
Miss Gandy	_____

PAGE THREE

ACTION MIGHT BE NECESSARY. GONZALEZ STATED THAT HE HAD THE UTMOST CONFIDENCE IN THE FBI AND ADMIRATION FOR THE BUREAU, BUT THAT HE DID NOT FEEL HE WOULD GET ANY ATTENTION IF HE WENT TO THE [REDACTED]. HE STATED THAT HE AND HIS FRIENDS REALIZE THAT THEY WILL PROBABLY BE ARRESTED BUT THAT SUCH ACTION ON THE PART OF THE [REDACTED] WILL GIVE THEM A CHANCE TO APPEAR IN COURT AND DENOUNCE THE ACTIVITIES OF MATILLA AND THE PICKETS. I TOLD GONZALEZ THAT HIS INTENDED ACTION WOULD HAVE TO BE REPORTED TO INSULAR AUTHORITIES AND HE STATED THIS WAS PERFECTLY ALL RIGHT SO FAR AS HE WAS CONCERNED AND THAT HE WOULD APPRECIATE ANY INFORMATION WHICH HE MIGHT RECEIVE FROM THE [REDACTED] IN THIS REGARD. FOREGOING INFORMATION RE ORGANIZATION OF PICKET LINE AND PLAN TO BREAK IT UP BEING DISSEMINATED TO [REDACTED] ATTORNEY GENERAL BROWNELL AND COMMONWEALTH DEPARTMENT OF STATE. IT IS NOTED THAT NO INFORMATION HAS BEEN RECEIVED TO THE EFFECT THAT ANY OF THE PICKETING WILL PERTAIN TO THE PRESENCE OF CHIEF JUSTICE WARREN. NO INVESTIGATION OF ALLEGED PICKETING BEING CONDUCTED BY THIS OFFICE IN THE ABSENCE OF BUREAU INSTRUCTIONS TO THE CONTRARY.

b7D

RECEIVED: 5:09 PM RADIO

5:40 PM CODING UNIT

MAP

ORIGINAL—DIRECTOR

FEBRUARY 3, 1956

RADIOGRAM
ENCODE

SAC, SAN JUAN

Herbert Brownell
DEPARTMENTAL OFFICIALS SENDING LETTERS TO ATTORNEY

GENERAL CARE OF YOUR OFFICE. PLEASE DELIVER UPON ARRIVAL
OR FORWARD IF ATTORNEY GENERAL NOT IN PUERTO RICO.

HOOVER *Sp. 37-1*

cc - Foreign Liaison Desk *det. 100*

LBN:PTM

(4)

NR. 032310

ENC. 2310-2313 BY MLS

CK. 2227-2346 BY LMC

APPROVED BY _____

TYPED BY *meat*

FILED BY _____

SEARCHED _____

INDEXED _____

FILED _____

RECORDED-42

68-18535-207

■ FEB 6 1956

EX-107

*Per call from
Mullen to Nichols*

13 RADIO

FEB 3 1956
FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

fb
Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

✓ 7:09 PM per mail

JBF

Office Memorandum • UNITED STATES GOVERNMENT

TO : The Director

DATE: 2-2-56

FROM : J. P. Mohr

SUBJECT: The Congressional Record

Page A1235 Senator Cotton, (R) New Hampshire, extended his remarks to include an editorial entitled "We Still Support Eisenhower" which was published in the Laredo Times on January 30, and was reprinted in the Washington Daily News of today, February 1. In referring to the cabinet members it is stated that "his Attorney General Brownell has brought credit to our country."

INDEXED - 4

162-9352-208
FEB 1 1956
12 FEB 1956

SEARCHED INDEXED SERIALIZED FILED

Original filed in:

In the original of a memorandum captioned and dated as above, the Congressional Record for ~~1955~~ was reviewed and pertinent items were marked for the Director's attention. This form has been prepared in order that portions of a copy of the original memorandum may be clipped, mounted, and placed in appropriate Bureau case or subject matter files.

F.B.I. RADIOGRAM

4-42a

DECODED COPY

FROM SAN JUAN 2-4-56 NR 050333

TO DIRECTOR URGENT

Mr. Tolson	✓
Boardman	✓
Mr. Nichols	✓
Mr. Belmont	✓
Mr. Harbo	✓
Mr. Mohr	✓
Mr. Parsons	✓
Mr. Rosen	✓
Mr. Tamm	✓
Mr. Sizoo	✓
Mr. Winterrowd	✓
Tele. Room	✓
Mr. Holloman	✓
Miss Candy	✓

Puerto Rico
VISIT OF CHIEF JUSTICE WARREN AND ATTORNEY GENERAL BROWNELL.
INAUGURATION OF PR SUPREME COURT BLDG SAN JUAN MORNING OF FEBRUARY 4 CONSUMMATED WITHOUT VIOLENCE OR INCIDENTS OF ANY KIND. CHIEF JUSTICE WARREN MADE PRESENTATION SPEECH WHICH WAS WELL RECEIVED. IN AUDIENCE WERE GASPAR ENCARNACION SANTANA AND CARLOS RIVERA CORREA, BOTH OF WHOM ACCORDING TO [] HAVE NPPR BACKGROUND. FILES THIS OFFICE REFLECT MEMORANDUM FROM [] SHOWING ENCARNACION SANTANA SPOKE APRIL 22, 1940 AT A GATHERING HONORING NATIONALIST EX CONVICTS RECENTLY RELEASED FROM ATLANTA PRISON. NO IDENTIFIABLE INFO THIS OFFICE CONCERNING CARLOS RIVERA CORREA. AT 2:00 PM AFTERNOON OF FEBRUARY 4 DEDICATION OF COURTROOM IN SUPREME COURT BLDG OCCURRED WHERE CHIEF JUSTICE WARREN AND ATTORNEY GENERAL BROWNELL BOTH SPOKE AND WERE WELL RECEIVED. ENCARNACION SANTANA AND RIVERA CORREA WERE AGAIN IN ATTENDANCE AS WELL AS JOSE RIVERA AULET, WHO ACCORDING TO [] ALSO HAS NATIONALIST BACKGROUND. NO IDENTIFIABLE INFO THIS OFFICE RE RIVERA AULET. NO VIOLENCE OR INCIDENTS. ATTENDANCE AT BOTH GATHERINGS WAS APPROXIMATELY 350 AND WAS REPORTEDLY BY INVITATION. NO ATTEMPT APPARENTLY MADE BY PR OFFICIALS, HOWEVER TO CONTROL ACTUAL ATTENDANCE AT GATHERINGS. AT 5:00 PM ON FEBRUARY 4, DEDICATION CEREMONIES ENSUED FOR NEW BLDG OF COLEGIO DE ABOGADOS (SCHOOL OF LAW) WHERE CHIEF JUSTICE WARREN AND AG BROWNELL AGAIN SPOKE AND WERE WELL RECEIVED. AT APPROXIMATELY 4:00 PM A PICKET LINE OF ABOUT 30 INDIVIDUALS FORMED OUTSIDE COLEGIO DE ABOGADOS AND ACCORDING TO [] WAS LED BY DAVID STERNBECK (SJ FILE 140-128, BUFILE 140-7082). PLACARDS DISPLAYED BY PICKETS PRAISED CHIEF JUSTICE WARREN AND PROTESTED CHIEF JUSTICE CASTAN TOBENAS OF SPAIN FOR BEING "BUDDY" OF FRANCO. GROUPS PARTICIPATING ACCORDING TO [] WERE

NOT RECORDED

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

F.B.I. RADIOGRAM

DECODED COPY

PAGE TWO

AFL, CIO AND PROFESSORS FROM UNIVERSITY OF PR. GROUP OF APPROXIMATELY 50 PUERTO RICAN LAWYERS FORMED IN FRONT OF COLEGIO DE ABOGADOS, HOWEVER UNIFORMED POLICE FORMED LINE BETWEEN PICKETS AND LAWYERS AND NO VIOLENCE DEVELOPED. PICKETING WAS ORDERLY AND NO ATTEMPT MADE BY PICKETS TO HINDER ENTRANCE OF CHIEF JUSTICE WARREN, AG BROWNELL, OR ANY OTHER GUESTS INTO COLEGIO DE ABOGADOS.

PICKETING WAS SUSPENDED SHORTLY BEFORE 5:00 PM ACCORDING

TO [REDACTED] NO REPRESENTATIVE THIS OFFICE WAS PRESENT AT COLEGIO DE ABOGADOS WHILE PICKETING IN PROGRESS NOR INVOLVED IN ANY WAY WITH PICKETS. AG BROWNELL HAS ADVISED ME HE DOES

NOT INTEND TO PARTICIPATE IN CEREMONIES AT UPR ON FEBRUARY 5 WHERE CHIEF JUSTICE WARREN WILL BE AWARDED HONORARY DEGREE.

MR. BROWNELL HAS ADVISED HE WILL BE GIVEN TOUR OF ISLAND BY STATE DEPT OF PR ON FEBRUARY 5. HE INTENDS TO DEPART FOR ST.

THOMAS, VI AT 9:30 AM MONDAY FEBRUARY 6 WHERE HE WILL REMAIN UNTIL MORNING OF FEBRUARY 10. WILL RETURN TO SJ 9:15 AM FEBRUARY 10 AND BOARD EAL FLIGHT AT 10:00 AM FOR RETURN TO NY.

I HAVE ARRANGED PLANE RESERVATIONS TO AND FROM VI, TRANSPORTATION TO AIRPORT, AND RESERVATIONS AT VIRGIN ISLE HOTEL FOR MR AND MRS BROWNELL. BU WILL BE KEPT ADVISED OF DEVELOPMENTS.

Conclusions

b2

b7D

RECEIVED: 2-4-56 11:50 PM RADIO
2-5-56 12:28 AM CODING UNIT LR

4-42a

F.B.I. RADIOGRAM

DECODED COPY

Mr. Tolson
Mr. Boardman
Mr. Nichols
Mr. Belmoor
Mr. Harbo
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Sizoo
Mr. Winterrowd
Tele. Room
Mr. Holloman
Miss Gandy

FROM SAN JUAN

2-6-56

NR 070030

TO DIRECTOR

URGENT

VISIT OF CHIEF JUSTICE WARREN AND ATTORNEY GENERAL BROWNELL. ATTORNEY GENERAL BROWNELL DEPARTED SJ AT 9:30 AM TODAY ENROUTE ST. THOMAS, VIRGIN ISLANDS, WHERE HE WILL STAY AT THE VIRGIN ISLES HOTEL UNTIL THE MORNING OF FEBRUARY 10 NEXT. CHIEF JUSTICE WARREN DEPARTED FROM SJ VIA PLANE OPERATED BY PUERTO RICAN WATER RESOURCES AUTHORITY AND ARRANGED FOR BY GOVERNOR MUÑOZ MARIN. CHIEF JUSTICE WARREN WILL RESIDE AT THE HOME OF GOVERNOR GORDON IN ST. THOMAS DURING HIS STAY THERE. ATTORNEY GENERAL BROWNELL WAS ADVISED THAT NO INFO HAD BEEN RECEIVED CONCERNING POSSIBLE ACTS OF VIOLENCE ON THE PART OF THE NATIONALISTS IN THE IMMEDIATE FUTURE. HE WAS NOT INFORMED CONCERNING GASPAR ENCARNACION SANTANA, CARLOS RIVERA CORRES AND JOSE RIVERA AULET (MYRAD FEBRUARY 4) SINCE THE INFO FURNISHED BY THE [REDACTED] AS TO NATIONALIST BACKGROUNDS WAS NOT SUPPORTED BY INFO IN THE FILES OF THIS OFFICE. IT WAS NOTED THAT NONE OF THESE INDIVIDUALS DURING THE INAUGURATION CEREMONIES GAVE ANY INDICATION THAT HE DESIRED TO CREATE A DISTURBANCE OR THAT HE WAS IN ANY WAY CONNECTED WITH THE NATIONALIST PARTY. THEY WERE, HOWEVER, CLOSELY OBSERVED BY MEMBERS OF [REDACTED]

SPECIAL AGENTS. IT IS NOTED THAT TWO SPECIAL AGENTS FAMILIAR WITH NATIONALIST MATTERS AND THE SAC ATTENDED THE INAUGURATION ON FEBRUARY 4. BUREAU WILL BE ADVISED OF ANY FURTHER DEVELOPMENTS.

b7D

Puerto Rico
Police
Dept.

23 FEB 9 1956

Mr. Belmoor

Mr. Nichols

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is requested that it be written in plain English.

F.B.I. RADIOGRAM

4-62a

DECODED. COPY

PAGE TWO

RECEIVED: 7:54 PM RADIO

8:42 PM CODING UNIT DR

Mr. Tolson	_____
Mr. Boardman	_____
Mr. Nichols	_____
Mr. Belmont	_____
Mr. Harbo	_____
Mr. Mohr	_____
Mr. Parsons	_____
Mr. Rosen	_____
Mr. Tamm	_____
Mr. Sizoo	_____
Mr. Winterrowd	_____
Tele. Room	_____
Mr. Holloman	_____
Miss Gandy	_____

cc: Mr. Tolson
Mr. Belmont
Mr. Harbo

If the intelligence contained in the above message is outside the Bureau's order, it is suggested that it be suitably transmitted through cryptographic systems.

4-428

F.B.I. RADIogram

DECODED COPY

Mr. Tolson	
Mr. Nichols	
Mr. Boardman	
Mr. Belmont	
Mr. Mason	
Mr. Mohr	
Mr. Parsons	
Mr. Rosen	
Mr. Tamm	
Mr. Nease	
Mr. Winterrowd	
Tele. Room	
Mr. Holloman	
Miss Gandy	

FROM SAN JUAN

2-10-56

NR 101542

TO DIRECTOR

URGENT

Hesitant

VISIT OF ATTORNEY GENERAL ~~BROWNE~~ BUREAU IS ADVISED THAT ATTORNEY GENERAL AND MRS. BROWNE DEPARTED SAN JUAN 10:00 AM, FEBRUARY 10 VIA EASTERN AIRLINES. WILL ARRIVE NEW YORK 3:00 PM EST. MR. BROWNE REQUESTED THAT THE FOLLOWING MESSAGE BE FURNISHED TO FRED MULLEN, DIRECTOR OF PUBLIC INFORMATION, DEPARTMENT OF JUSTICE: QUOTE "OK TO RELEASE SPEECH STARTING BOTTOM PAGE 4. BROWNE" UNQUOTE.

RECEIVED:

11:25 AM RADIO

11:34 AM CODING UNIT MAX

C.C. M. Nichols

Mr. Nichols

Mullen SD
Advised BY
PCB
TT

RECORDED-B7

62-98587-207

2 FEB 13 1956

CRIME REC'D

If the intelligence contained in the above message is to be disseminated outside the Bureau, it is suggested that it be suitably paraphrased in order to protect the Bureau's cryptographic systems.

Office Memorandum • UNITED STATES GOVERNMENT

TO : MR. A. H. BELMONT

DATE: February 29, 1956

FROM : R. R. ROACH

SUBJECT: STEREOSCOPICAL VIEWER

Tolson
Boardman
Nichols
Belmont
Hambo
Mohr
Parsons
Rosen
Tamm
Sizoo
Winterrowd
Tele. Room
Holloman
Gandy

You will recall that on 2-27-56 John Airhart, relocation officer of the Department, informally inquired as to whether the Bureau had a stereoscopical viewer with which the Attorney General might better view some aerial photographs of land which he is interested in purchasing in California. Having ascertained that the Bureau did not have such equipment Mr. Airhart was so advised. At this point Airhart stated that he had a personal friend in the Air Force whom he thought the equipment could be obtained through and that he had been merely trying to assist the Attorney General in this problem.

On 2-28-56 Airhart called Supervisor McArdle of the Liaison Section to advise that his personal friend in the Air Force was not as strategically placed as he had originally thought and asked if it might be possible for the Bureau to obtain a hand-operated viewer from some outside source. Airhart indicated that such equipment was fairly standard in the Air Force Aerial Map Unit. He stated that the Attorney General was interested only in the simplest kind of hand-operated viewer. Airhart was advised this problem would be presented to Bureau officials.

RECOMMENDATION:

That Liaison attempt to obtain a stereoscopical viewer (hand operated) from some outside source for the temporary use of the Attorney General. It is quite possible that this viewer can be obtained from the Air Force.

RECORDED - 21
INDEXED - 21

MAR 2 1956

JEM:mlp
(5)
1 - Mr. Belmont
1 - Sect. tick.
1 - Mr. Daunt
1 - Mr. McArdle
2/25/56 Airhart advised
the Bureau could make
comply with his
req. MAR 6, 1956

I see no reason
why we should
run rewards for
Airhart - He
can contact
Air Force

Office Memorandum

UNITED STATES GOVERNMENT

TO : MR. A. H. BELMONT

FROM : MR. R. R. ROACH

SUBJECT: X STEREOSCOPICAL VIEWER

DATE: February 27,
1956

Tolson	✓
Baldman	✓
Nichols	✓
Belmont	✓
Harbo	✓
Mohr	✓
Parsons	✓
Rosen	✓
Tamm	✓
Sizoo	✓
Winterrowd	✓
Tele. Room	✓
Holloman	✓
Gandy	✓

John Airhart, Relocation Officer of the Department, informally inquired of Supervisor McArdle of the Liaison Section as to whether the Bureau had a stereoscopical viewer with which the Attorney General might better view some aerial photographs of land which he is interested in purchasing some place in California. McArdle ascertained from Mr. William J. Hudgins of the Photographic Laboratory that the Bureau had no stereoscopical viewing equipment. Airhart was so advised.

Airhart stated that he was merely making an informal inquiry in an effort to be of assistance to the Attorney General; that the Attorney General had made no formal request for such equipment and that he, Airhart, was certain that he could obtain a stereoscopical viewer from personal friends in the Air Force at no inconvenience to himself or the Attorney General. Airhart repeated that the Attorney General had not requested him to contact the Bureau for this piece of equipment and that his inquiry was personal and informal.

ACTION:

For information.

JEM:jlf/bpk
(4)

1 - Mr. Belmont
1 - Liaison Section
1 - Mr. McArdle

RECORDED - 34

62-98585-311

INDEXED - 34

EX-121

39 MAR 8 1956

746

Office Memorandum • UNITED STATES GOVERNMENT

TO : The Director

DATE: 11/14/61

FROM : J. P. Mohr

SUBJECT: The Congressional Record

Pages A1791- Congressman Davis, (D) Georgia, extended his remarks to
A1793 include an address by Hugh G. Grant, of Augusta, Georgia,
who was formerly U. S. Minister to Albania and Thailand
and an official of our State Department, delivered before
Phi Delta Phi Legal Fraternity at the University of
Georgia, in Athens. Congressman Davis pointed out that
the address is worthy of the earnest consideration of
all who are seeking a proper solution of the race question
in this country. Mr. Grant stated "A war is on in the
United States of America, a racial revolution, involving
our whole social structure." In a discussion of the NAACP,
Mr. Grant pointed out that this group is today the most
powerful political pressure group in the U. S. Mr. Grant
went on to say, "The Capital of the Nation, Washington, D.C.,
under the impact of the Republican sponsorship of racial
integration, is rapidly becoming a Negro city with more and
more Negro Federal officeholders and the racially integrated
public schools. Thousands of white citizens have fled the
Nation's Capital, settling in nearby Virginia and Maryland.
Is there no limit to which our political leaders will go in
their quest for Negro votes?" In a speech in New York before
the Interfaith Movement, Inc., Mr. Grant went on to say,
Attorney General Herbert Brownell, Jr., denounced racial
segregation and castigated southern white leaders, labeling
them as "hatemongers who apply the whiplash of intolerance,"
etc. In reference to a conference between Attorney General
Brownell and Governor Earl Warren, prior to Warren's
appointment as Chief Justice, Mr. Grant stated, "This affair
had all the earmarks of a political deal in the light of the
important role subsequently played by Warren in the unani-
mous Court decision declaring public-school segregation
unconstitutional."

162-94-585
NOT RECORDED
126 MAR 16 1956

In the original of a memorandum captioned and dated as above, the Congressional
Record for [redacted] was reviewed and pertinent items were
marked for the Director's attention. This form has been prepared in order that
portions of a copy of the original memorandum may be clipped, mounted, and
placed in appropriate Bureau case or subject matter files.

fifl

Office Men • *um* • UNITED STATES GOVERNMENT

TO : Director, FBI

DATE: March 19, 1956

FROM : SAC, Cincinnati

SUBJECT: VISIT OF ATTORNEY GENERAL
TO CINCINNATI, OHIO
APRIL 20, 1956

Mr. Tolson
Mr. Nease
Mr. Boardman
Mr. Belmont
Mr. Mason
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Nease
Mr. Winterrowd
Tele. Room
Mr. Holloman
Miss Gandy

Transmitted herewith is a news item from "The Cincinnati Post," Cincinnati, Ohio, issued March 19, 1956, reflecting that Mr. HERBERT BROWNELL, Attorney General, will address the annual meeting of the CINCINNATI BAR ASSOCIATION at the Netherland Plaza Hotel, Cincinnati, on April 20, 1956.

The Bureau is requested to ascertain what courtesies are to be extended to the Attorney General while he is in this division.

This matter will be followed by the Cincinnati Division and the Bureau kept advised.

2 - Bureau (Enclosure)
1 - Cincinnati (80-0)

JHG:ESG
(3)

87
ENCLOSURE

RECORDED-87

62-98585-212

62 MAR 23 1956

66 APR 23 1956

HERBERT BROWNELL, attorney-general of the United States, will address the annual meeting of the Cincinnati Bar Assn. at the Netherland Plaza April 20.

Lawrence R. Lytle, association president, said guests at the meeting will include all federal judges attending the Judicial Conference of the Mr. Brownell Sixth U. S. Circuit, which will be meeting in Cincinnati the same day.

The circuit comprises Ohio, Michigan, Tennessee and Kentucky. Deans of law schools and presidents of the four state bar associations also have been invited to attend.

Judge Potter Stewart, of the U. S. Court of Appeals, extended the invitation to Mr. Brownell on behalf of the bar association and judicial conference.



"The Cincinnati Post"
Cincinnati, Ohio
March 19, 1956

6/1/56
ENCLOSURE

Mr. G. Frederick Mullen
Director of Public Information
Director, FBI

March 26, 1956

RECORDED - 67 HAROLD J. FRANKEL
62-98585-23

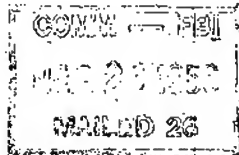
In reply to your memorandum of March 20, 1956, I would like to advise that the files of this Bureau contain nothing derogatory concerning Harold J. Frankel, Brooklyn, New York. Inquiry has determined that he is probably the son of Rose and Jacob Frankel who reside at 9307 Third Avenue, Brooklyn 9, New York. Rose and Jacob Frankel were both born in the United States and belong to one of the major political parties. There is nothing in the files of this Bureau of a derogatory nature concerning them.

NOTE: Bufiles reflect that by letter 9-6-55 Director returned an envelope to Harold J. Frankel which he autographed to him. There was no prior record of Frankel in Bufiles. (94-4-39-11715) Inquiry made with New York Office telephonically re Rose and Jacob Frankel and nothing of a derogatory nature determined. Indices search, credit, criminal and voters registration records checked.

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tele. Room _____
Winterrowd _____
Sizoo _____
Holloman _____
Gandy _____

JRH:pac ppe
(4) 9377

MAR 30 1956



Yule
MAY 7 1956

SPK

Office Memorandum • UNITED STATES GOVERNMENT

Folson
Nichols
Boardman
Belmont
M. Mason
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Nease
Mr. Winterrowd
Tele. Room
Mr. Holleman
Miss Gandy

TO : The Director, Federal Bureau of Investigation

DATE: March 20, 1956

FROM : G. Frederick Mullen, Director of Public Information

b6
b7C

SUBJECT: [redacted]

We have been receiving persistent requests over the last three years for an autograph of the Attorney General from one [redacted] who describes

himself as age [redacted]

On an early name check with the Records Division of the Department, we found indications that the writer might be one to whom we should send nothing. I would appreciate it if you could inform me whether there is anything in the background of this writer or his family which would indicate it unwise to provide an autograph. It may be that he is a youngster and of good background, in which case we would oblige him. Thanks.

3-26-56
GRH

1-1

RECORDED - 67

INDEXED - 61

11 MAR 21 1956

21 1956
MAR 21 1956
21 1956

FOOTNOTES
[redacted]

Office Men dum • UNITED STATES GOVERNMENT

Mr. Tolson
Mr. Nichols
Mr. Boardman
Mr. Belmont
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Nease
Mr. Winterrowd
Tele. Room
Mr. Holloman
Miss Gandy

TO : The Director, Federal Bureau of Investigation DATE: March 27, 1956

FROM : G. Frederick Mullen, Director of Public Information
JM

SUBJECT: Attorney General's Texas Trip

The Attorney General will depart Washington on the morning of April 14, arriving at Houston about 2:00 P.M. Houston time that day.

He would appreciate it if you would arrange to have him met at Houston and arrangements made to take him and Mrs. Brownell to a dinner with friends outside of Houston late Saturday afternoon. I will give you the exact estimated time of arrival and the name of the specific airport where he will land as soon as I receive definite word from the Immigration & Naturalization Service which is providing the plane.

Thanks.

RECORDED-45

20 MAR 30 1956

3/28
 Fred Mullen ordered
 to handle
 in world bundle
 134 CRIME LAB

sent to SAC, W. J. Brown
 3-28 14, 55M: hgs

3/27 1956
 EXP. PROC.
 MAR 27 1956
 3

March 28, 1956

5105-1

62-9295-514

SAC, Houston

ATTORNEY GENERAL'S TEXAS TRIP

RECORDED-45

For your information, the Attorney General and Mrs. Brownell will leave Washington on the morning of 4-14-56 via a plane operated by Immigration and Naturalization Service, arriving Houston approximately 2:00 p. m. that day. The Attorney General has requested that he be met at Houston and arrangements be made to take him to a dinner which friends outside of Houston are having late Saturday afternoon. As soon as exact time of his arrival is ascertained and the identity of the specific airport where he will land is determined, such information will be furnished you in order that you can make your plans to extend every courtesy to the Attorney General.

HOOVER

JJM:hpf
(5)

cc - Mr. Belmont

APR 28 1956
FBI - HOUSTON
RECEIVED
FBI - HOUSTON
APR 28 1956
FBI - HOUSTON

Police
Henderson
Nichols
Belmont
Martin
Mohr
Parsons
Rosen
Tamm
Wingo
Wykoff
FBI - Houston
43-2247-11 1956

100-1000

March 29, 1956

Honorable Herbert Brownell, Jr.
The Attorney General
Department of Justice
Washington, D. C.

G.I.R.-10

Dear General:

We are all very pleased that it will be possible for you to present diplomas at the graduation exercises of the FBI National Academy at 10:30 a.m. on Friday, June 8, 1956, in the departmental auditorium. We are looking forward to having you with us. Mr. Holloman of my office will contact you a few days prior to graduation to see if he can be of any service.

Sincerely,

Edgar

RECORDED

cc: Mr. Holloman

cc: Mr. Nichols

62-7858-215

RECEIVED
20 APR 3 1956

P.D.
Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

EDM:grs/mas
(5)

(Address, salutation and complimentary closing per Miss Gandy.)

Based on telephone call Mr. Tolson to Mr. Mason on 3/28/56.

(Mr. Nichols will handle Meany of AFL.

Mr. DeLoach will handle Wagner of American Legion, both of whom will be graduation speakers.)

74t ✓
59 APP MAR 1956
MAILED 20

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson

DATE: April 17, 1956

FROM : L. B. Nichols

SUBJECT:

Herbert Brownell II

Tolson
 Nichols
 Boardman _____
 Belmont _____
 Mason _____
 Mohr _____
 Parsons _____
 Rosen _____
 Tamm _____
 Nease _____
 Winterrowd _____
 Tele. Room _____
 Holloman _____
 Gandy _____

SAC George Burton of Houston called at 7:00 p.m., April 16, 1956. The Attorney General had just departed from Houston. Before leaving, the Attorney General, according to Burton, specifically requested that an Agent meet Mrs. Brownell at the Washington National Airport on the night of April 18, 1956, at 10:30 p.m., when she arrives on Flight 114, American Airlines. Burton was questioned as to whether the Attorney General meant for his own chauffeur to meet Mrs. Brownell or whether he had requested that an Agent handle this assignment. Burton insisted that the Attorney General specifically requested that an Agent meet Mrs. Brownell.

If you approve, we will instruct the Washington Field Office to meet Mrs. Brownell rather than notifying the Attorney General's Office as is customary in cases of this nature.

cc: Mr. Belmont
Mr. Holloman

CDD:arm
(5)

Suggest we
do both

See that our chauffeur
& an Agent meets her.

RECORDED-87

INDEXED-87

62-98585-2/6-G Office 4/18/56

20 APR 19 1956

EX-103 -

4-0

OJ APR 26 1956

FEDERAL BUREAU OF INVESTIGATION
U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

APR 21 1956

TELETYPE

FBI, CINCINNATI 4-21-56 11-13 AM EST GRM

DIRECTOR, FBI URGENT

ATTORNEY GENERAL'S ININERARY, APRIL FOURTEEN, INSTANT, THROUGH APRIL TWENTYTHREE, INSTANT. ATTENTION. INSPECTOR JOHN J. MC GUIRE. ATTORNEY GENERAL BROWNELL DEPARTED CINCINNATI EIGHT FORTYTHREE A.M., ENROUTE ASHLAND, KENTUCKY, WITH ANTICIPATED ARRIVAL TIME NINE THIRTY AM EST. LOUISVILLE ADVISED. MR. BROWNELL REQUESTED NO ASSISTANCE AT ASHLAND AND ADVISED WARDEN OF ASHLAND REFORMATORY WOULD MEET THEM AT PLANE AND TAKE CARE OF ALL NEEDS. HE WILL DEPART FROM ASHLAND APPROXIMATELY ONE P.M., EST, THIS DATE, AND PLANS TO LAND WASHINGTON, D.C., TO ENABLE MR. BENNETT TO DEPLANE AND WILL THEN FLY DIRECTLY TO LAGUARDIA AIRPORT, NEW YORK. AGENTS THIS OFFICE AFFORDED TRANSPORTATION TO MR. BROWNELL AND MR. BENNETT FROM HOTEL TO AIRPORT. BOTH WERE VERY APPRECIATIVE OF THE BUREAU-S ASSISTANCE.

GALE

END AND ACK

WA 11-16 AM OK FBI WA JP

V

RECORDED - 121

Mr. Nichols

4/21/56
11:30 AM - Ted Mullin
advised by phone
John

12-985-217
APR 24 1956
— —

CONFIDENTIAL

6 FEB 17 1972

Office Memorandum • UNITED STATES GOVERNMENT

TO : A. H. Belmont

DATE: April 22, 1956

FROM: J. F. Condon

SUBJECT: ATTORNEY GENERAL BROWNELL J.B.

Tolson _____
 Nichols _____
 Boardman _____
 Belmont _____
 Mason _____
 Mohr _____
 Parsons _____
 Rosen _____
 Tamm _____
 Nease _____
 Winterrowd _____
 Tele. Room _____
 Holloman _____
 Gandy _____

At 5:25 p.m., 4/21/56, SA Ray Mullins of the New York Office telephonically advised that the Attorney General had arrived safely in New York City and would be staying at the Hotel Commodore over the weekend. This information was furnished to Inspector J. J. McGuire when he contacted the Bureau at 10:25 p.m., 4/21/56.

JFC:jm
(5)

cc - Belmont
 Condon
 Inspector J. J. McGuire
 McArdle

EX. 113

#RECORDED - 1

APR 24 1956

58 MAY 1 1956

Office Memorandum • UNITED STATES GOVERNMENT

TO : DIRECTOR, FBI

JAC : SAC, BOSTON (62-0)

SUBJECT: [REDACTED]

DATE: April 17, 1956

Mr. Tolson	✓
Mr. Nease	✓
Mr. Boardman	✓
Mr. Mason	✓
Mr. Mehr	✓
Mr. Powers	✓
Rosen	✓
Mr. Tamm	✓
Mr. Nease	✓
Mr. Winterrowd	✓
Tele. Room	✓
Mr. Holloman	✓
Miss Gandy	✓

b6
b7C

MISCELLANEOUS - INFORMATION CONCERNING

Herbert Brownell Jr.

VINCENT COATES, Security Officer, Avco Manufacturing Company, Revere Beach Parkway, Everett, Massachusetts, telephonically advised the Boston Office that Avco had recently received a communication from [REDACTED]

In this communication [REDACTED] described herself as a high school student, senior class, working on a physics project and requested information concerning Avco research on jet planes and supersonic flights. Mr. COATES informed that Avco has received considerable publicity in the newspapers and magazines regarding their work in supersonic flights and surmised that [REDACTED] request was an outgrowth of such publicity.

Mr. COATES further advised that due to the confidential nature of the work being performed by Avco, he felt he should bring the request to the attention of the FBI. He added that Avco receives many such requests and that they return the requests to the individuals, advising them that the information desired was confidential and referring them to any public articles which might have been printed. He stated he would follow this action with the request of [REDACTED]

The Bureau is referred to no number SAC Letter 55-K, dated June 2, 1955, in which it was noted that [REDACTED] then attending [REDACTED] was a member of the family of the Attorney General.

Since the individual communicating with the Avco Manufacturing Company appears to be a member of the family of the Attorney General, the above is being brought to the attention of the Bureau for information purposes.

2 - Bureau
1 - Boston (62-0)

RES:CAK
(3)

RECORDED 84
INDEXED 84
EX-134

62-98585-219

EX-134

6/1/56
15 MAY 1 1956

6/12/56

1548

FEDERAL BUREAU OF INVESTIGATION
DEPARTMENT OF JUSTICE

To: COMMUNICATIONS SECTION.

Transmit the following message to:

April 24, 1956 AIR-TEL

SAC, Indianapolis

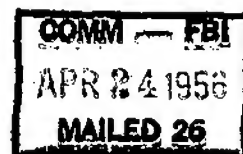
H. E. Holloman Jr.
 Attorney General Brownell plans to leave Washington Saturday, May 19, American Airlines, Flight 565, arriving Indianapolis 12:03 p. m. and desires to be met on arrival. Arrange to handle and extend all courtesies.

Hoover

cc - Mr. Holloman *direct*
 cc - Mr. Belmont
 cc - Mr. Jones

JJM:nl
 (7)

Tolson _____
 Boardman _____
 Nichols _____
 Belmont _____
 Harbo _____
 Mohr _____
 Parsons _____
 Rosen _____
 Tamm _____
 Sizoo _____
 Waterrowd _____
 Tele. Room _____
 Holloman _____
 Gandy _____



RECORDED - 52

EX-100

3 122 20 100

RECEIVED AT WASH. BUREAU APR 24 1956

62-B585 3-3-50

20 SENT VIA AIR MAIL MAY 4 - 1956

M Per _____

Office Memorandum • UNITED STATES GOVERNMENT

TO : Director, FBI

FROM : *JHR* SAC, CincinnatiSUBJECT: VISIT OF ATTORNEY GENERAL TO
CINCINNATI, OHIO
APRIL 20, 1956

DATE: April 23, 1956

Mr. Tolson
Mr. Nichols
Mr. Boardman
Mr. Belmont
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Nease
Mr. Winterrowd
Tele. Room
Mr. Holloman
Miss Gandy

HERE TO BROWNELL

Remylet 3/21/56.

Attached hereto are pertinent newspaper clippings concerning the content of Mr. BROWNELL's address before the CINCINNATI BAR ASSOCIATION on 4/20/56.

2 - Bureau (Encls.-3)
1 - Cincinnati (80-0-553)

JHG:ESG
(3)

RECORDED-34

62-98585-231

264
70 MAY 7 - 1956



CINCINNATI
ENQUIRER
Front Page
Dated 4/21/56
Final Edition

BROWNELL AND DULLES VISIT HERE SAME DAY

Cincinnati was host to two top Federal government officials yesterday. U. S. Atty. Gen. Herbert Brownell Jr., left, spoke at the annual meeting of the Cincinnati Bar Association at the Netherland Plaza, and Allen W. Dulles, director of the Central Intelligence Agency, Washington, and brother of Secretary of State John Foster Dulles, spoke at the 22nd University of Cincinnati Day dinner at the Sheraton-Gibson Hotel.—Enquirer (Heise) Photos.

SEARCHED _____	INDEXED _____
SERIALIZED _____	FILED _____
APR 2 1956	
FBI - CINCINNATI	

62-48535-2a

Ike Not Part-Timing—Brownell; Bar Delays Voting On Paradise

BY ED SEITZ

U. S. Atty. Gen. Herbert Brownell Jr. vigorously denied yesterday that Dwight Eisenhower had become a "part-time President" because of his recent heart attack.

Mr. Brownell told a press conference that social and ceremonial obligations running into the thousands were largely "nonessential" and should be delegated by the President. He spoke last night on the Federal youth correction program at the annual meeting of the Cincinnati Bar Association.

Before the Attorney General's speech, Lawrence Lytle, CBA President, announced that a vote on the membership application of James Paradise, president of the Cincinnati Chapter of the Civil Liberties Union, would be put off until October.

Mr. Paradise's name appeared on ballots along with those of 14 other applicants, all of whom were admitted to the CBA. Many members marked their ballots before Mr. Lytle announced the postponement, but votes for and against Mr. Paradise were not counted.

Mr. Lytle refused to permit newspapermen to count votes on Mr. Paradise's application. "These ballots are sacred," he said, "and the marks beside Mr. Paradise's name will not be counted—tonight or at any time in the future."

Mr. Brownell said President Eisenhower never had delegated his constitutional duties — the "most important of his many different kinds of duties." He said many of the social and

ceremonial obligations, never should have been carried out by any President.

The Attorney General said the Communist Party in the United States had entered a "period of indecision" because of recent changes in the thinking of Russia's leaders. He said he felt that Reds in this country were "finding it hard to adjust" to the changes.

Mr. Brownell said 80 to 85 names had been added to the Attorney General's list of subversives since he had been in office. He noted that all persons were offered a hearing before going on the list, but that only three or four had asked to be heard.

At the CBA meeting, Mr. Brownell reported on progress in the government's two-year-old Federal youth correction program. He said the program "now applies only to the eastern part of the nation—for lack of funds," but added that he was hopeful of being able to extend it to all Federal juvenile offenders next year.

The Federal courts, he said, had committed 749 youths to six new institutions, including those at Chillicothe, Ohio, and Ashland, Ky. He said 164 of those committed had been paroled, and that only 20 violations had been reported—"the best record of any prison system in the United States."

The Paradise issue became "hot" when three CBA members originated a letter and telephone campaign to block admittance of the ACLU officer because he allegedly threatened Rep. Gordon

Scherer at an Un-American Activities Committee hearing a year ago in Newark, N. J.

Mr. Paradise's application is sponsored by Robert Goldman and Harold Goldstein. The association's membership committee unanimously approved his application.

"He (Mr. Paradise) didn't want to spoil this meeting with arguments before Mr. Brownell and a large number of judges," Mr. Goldman said. "I suggested to the executive committee at noon that the vote be postponed until the October meeting, at which time we can have a full-scale presentation of both sides of the issue."

There was no objection to the postponement at the meeting, but Edwin S. Becker, who has opposed Mr. Paradise's application, said later that he was "shocked that the executive committee didn't have the courtesy to let the membership know what it was doing."

He said he believed membership in the CBA was a privilege, not a right, and should be retained as such. He added that he did not believe Mr. Paradise was "the kind of man" who should have the association's "prestige" behind him.

Mr. Paradise allegedly told Mr. Scherer, "I'll get you back in Cincinnati," when the representative linked him with his brother, John Paradise, under investigation by the committee. He since has denied that he intended the remark as a threat of physical violence."

CINCINNATI
ENQUIRER
Dated 4/21/56
Front Page
Final Edition

62-736488-201

Bar Group Puts Off Vote On Paradise Membership

The time clock on the explosive "Paradise issue" has been reset for October.

While U. S. Attorney General Herbert Brownell Jr. spoke on the "Federal Youths Corrections Program" Friday evening, officers of the Cincinnati Bar Association adroitly sidestepped the question of whether James Paradise should be a member.

AT THE OPENING of the meeting, Lawrence Lytle, president of the association, announced that members "are to ignore Mr. Paradise's name among the 15 candidates for membership."

At this point, a number of members left the Pavilion Caprice at the Hotel Netherland Plaza, leaving little doubt that they attended the meeting expressly for the purpose of voting on the issue.

Following Mr. Brownell's speech, the vote was taken. Mr. Lytle refused to allow the ballots to be inspected. He said the marks opposite Mr. Paradise's name were not counted.

"THE BALLOTS are sacred," he said. "No one except the counters are going to see them."

However, it was learned later that the overwhelming majority of members voted "no" to Mr. Paradise's application for membership."

Mr. Paradise is president of the Cincinnati Chapter of the Civil Liberties Union. He is taken. The president announced that the affirmative vote carried. There was loud disagreement in the audience. More than 540 attorneys were present.

EDWIN S. BECKER has opposed Mr. Paradise's application for membership. He said he does not believe "Mr. Paradise is the kind of man who should have the association's prestige behind him." During an investigation of John Paradise, the applicant's brother, by the House Un-American Activities Committee, Representative Gordon Scherer was allegedly threatened by James Paradise.

Mr. Paradise said his remark was not intended as a threat of physical violence.

MEMBERS of the association debated the issue in whispers at their tables even during the attorney general's speech. Several of Mr. Paradise's supporters asserted that "it is a racial issue."

Mr. Goldman said Mr. Paradise had agreed to postponing the issue until "there could be full and frank debate" at a meeting of the membership.

AT ANOTHER POINT, Murray Seasongood introduced a resolution for the association to support a full slate of judi-

Attorney General Brownell said 749 youths have been committed under the special provisions of the Federal Youths' Corrections programs during its two years of operation. The Youth Division has released 164 offenders on parole and, of this group, only 20 violator warrants have been issued, he said.

CINCINNATI
TIMES STAR
Final Edition
Dated 4/21/56
Page 2

SEARCHED.....	INDEXED.....
SERIALIZED.....	FILED.....
APR 23 1956	
FBI - CINCINNATI	

62-78585-381
ENCLOSURE

Office Memorandum • UNITED STATES GOVERNMENT

TO : Lou Nichols, FBI

DATE: April 13,

FROM : Fred Mullen

SUBJECT: Attorney General's Trip

Mr. Tolson	✓
Mr. Nichols	✓
Mr. Boardman	✓
Mr. Belmont	✓
Mr. Mason	✓
Mr. Mohr	✓
Mr. Parsons	✓
Mr. Rosen	✓
Mr. Tamm	✓
Mr. Nease	✓
Mr. Winter	✓
Tele. Room	✓
Mr. Holloman	✓
Miss Gandy	✓

I previously sent to you a copy of the Attorney General's itinerary. There is one change relative to Dallas in that he will probably depart there at 8:00 a.m., April 18, instead of 10:00 a.m.

He asks that I make arrangements for him to meet at Lincoln at the SAC base there.

Relative to his visit to Cincinnati, I believe that Judge Potter Stewart will meet him but to be on the safe side, it will be appreciated if your people were standing by.

He is due to arrive in New York on Saturday, April 21 at approximately 4:30 p.m. and would like to be met there. As I understand it, he will land at LaGuardia.

Many thanks.

Fred

Wash Mem Serv. Copy
ENCLOSURE

4/16/56
SAC's Thornton, Gale and Kelly do
not understand.

JRW
JRW

RECORDED - 104E3

62-98585-222

INDEXED - 4

17 MAY 3 1956

55 MAY 10 1956

Mr. Tolson _____
Mr. Nichols _____
Mr. Boardman _____
Mr. Belmont _____
Mr. Mason _____
Mr. Mohr _____
Mr. Parsons _____
Mr. Rosen _____
Mr. Tamm _____
Mr. Nease _____
Mr. Winterrowd _____
Tele. Room _____
Mr. Holloman _____
Miss Gandy _____

(BROWNELL)

ATTORNEY GENERAL HERBERT BROWNELL, JR., WILL LEAVE TOMORROW ON AN EXTENDED SPEAKING AND INSPECTION TOUR, THE JUSTICE DEPARTMENT ANNOUNCED. BROWNELL WILL ADDRESS THE LOCAL BAR ASSOCIATION IN HOUSTON, TEX., TOMORROW AND THE FOLLOWING DAY WILL SPEAK BEFORE THE MINISTERS OF JUSTICE OF CENTRAL AND SOUTH AMERICA IN DALLAS.

THE NEXT THREE DAYS HE WILL TOUR FEDERAL INSTITUTIONS AT SEAGOVILLE, TEX., AND LEAVENWORTH, KANS.

ON THE 20TH, THE ATTORNEY GENERAL WILL ADDRESS A JUDICIAL CONFERENCE IN CINCINNATI, O., AND THE FOLLOWING DAY WILL TOUR THE YOUTH CORRECTION CENTER AT ASHLAND, KY.

ON THE 23RD, HE WILL ADDRESS THE ST. GEORGE SOCIETY IN NEW YORK CITY.

4/13--JE 158P

62-98576-22d
ENCLOSURE

Office Memorandum • UNITED STATES GOVERNMENT

TO : Director, FBI

DATE: April 20, 1956

PROM SAC, Cincinnati (80-0)

21520

SUBJECT: VISIT OF ATTORNEY GENERAL
OF UNITED STATES TO COLUMBUS, OHIO,
MAY 5, 1956

Mr. Olson
Mr. V. V. O.
Mr. W. J.
ERNMEN
Mr. Carlson
Mr. Mohr
11-20-1956
Mr. Olson
Mr. W. J.
Mr. N. H.
Mr. Whittemore
Mr. S. M. C.
Mr. E. A. G.
Miss Gandy

Please be advised that I had occasion to talk to the Attorney General of the State of Ohio, Honorable C. WILLIAM O'NEILL, today, at which time he advised me that it was his understanding that Attorney General BROWNELL was going to address the State Chapter of Junior Chambers of Commerce on May 5, 1956, at Columbus, Ohio.

The Bureau is requested to ascertain what courtesies are to be extended to the Attorney General while he is in this division.

This matter will be followed by the Cincinnati Division and the Bureau kept advised.

2 - Bureau
1 - Cincinnati (80-0)

JHG:ESG
(3)

SCANDENS. B.

卷之三

John MAY 8-1956

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson

DATE: 4-18-56

FROM : L. B. Nichols

SUBJECT: ATTORNEY GENERAL'S ITINERARY
APRIL 14, 1956 - APRIL 23, 1956

Tolson
 Nichols
 Boardman
 Belmont
 Mason
 Mohr
 Parsons
 Rosen
 Tamm
 Nease
 Winterrowd
 Tele. Room
 Holloman
 Gandy

With reference to the attached memorandum from Fred Mullen to me dated April 13 containing a change in the Attorney General's schedule and his request that he be met at Lincoln and at New York, I wish to record for purposes of the file that SAC Thornton of Omaha was instructed on 4-16-56 to arrange for the Attorney General to be met on his arrival at the Lincoln, Nebraska, Air Force Base at 5:30 p. m. on April 18. Thornton stated he would have Special Agent Don Durfee handle the Attorney General as he has done in the past and on departure of the Attorney General from Lincoln the morning of April 20, Thornton will advise the Cincinnati Office.

SAC Gale of the Cincinnati Office advised that the Attorney General may be met at Cincinnati by either Judge Potter Stewart or young [redacted] or possibly both, but since it is not clear back here that they will definitely be at the airport, it was suggested that Gale have Agents available at Cincinnati Lunken Airport at 4:00 p. m. on April 20 and on the Attorney General's arrival to make it known that the Agents are there so that if any services are desired we can furnish them. Otherwise we can go on about our business in the event [redacted] and Judge Stewart meet the Attorney General.

b6
b7C

SAC Kelly was also advised in accordance with the Attorney General's request that he be met at LaGuardia Field Saturday at 4:30 p. m., April 21 and to be of any service to the Attorney General while he is in New York until his departure Monday night, April 23.

Enclosure

cc - Mr. Belmont

RECORDED-75

127 MAY 5 1956

(3)

CRIMINAL

A.M.

BUREAU OF INVESTIGATION
U.S. DEPARTMENT OF JUSTICE

0-9

RECORDED

To: COMMUNICATIONS SECTION.

April 3, 1956

AIR-TEL

62-98885-225

Transmit the following message to: SAC, HOUSTON

RE: ATTORNEY GENERAL'S ITINERARY

APRIL 14, 1956, THROUGH APRIL 18, 1956

EX-120

By Air-Tel dated March 30, 1956, the Houston Office was informed the Attorney General and Mrs. Brownell would leave Washington on the morning of April 14, 1956, via a plane operated by the Immigration and Naturalization Service, arriving Houston approximately 2:00 p.m., CST, that day.

The Bureau has now been advised that the Attorney General's plane will land at the Texas International Airport at Houston. In accordance with previous instructions issued, the Attorney General is to be met on arrival and arrangements made to take him to a dinner which friends outside of Houston are having late Saturday afternoon.

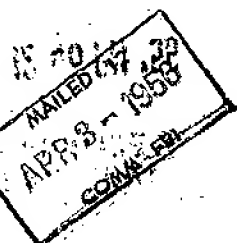
Copies of this Air-Tel are designated for Dallas, Omaha, Cincinnati, Louisville and New York and the following itinerary is set forth showing the Attorney General's travel plans. While no request has been made by the Attorney General for any Bureau assistance other than at Houston, you should be alert to render any normal assistance in the event the Attorney General should so request when he is in the territory covered by your offices.

Depart	Washington, D. C.	April 14 4:00 a. m. CST
Arrive	Brookley Air Force Base, Ala.	April 14 10:30 a. m. CST
Depart	Brookley Air Force Base, Ala.	April 14 11:15 a. m. CST
Arrive	Houston, Texas International Airport	April 14 2:00 p. m. CST
Depart	Houston, Texas	April 16 2:00 p. m. CST
Arrive	Love Field, Dallas, Texas	April 16 3:00 p. m. CST
Depart	Dallas, Texas	April 18 10:00 a. m. CST
Arrive	Sherman Army Air Force Base Fort Leavenworth, Kansas	April 18 1:40 p. m. CST
Depart	Sherman Army Air Force Base	April 18 4:00 p. m. CST
Arrive	Lincoln, Nebraska, Air Force Base	April 18 5:30 p. m. CST

Toison _____
Boardman _____
Nichols _____
Belmont - Cincinnati
Harms _____
Mohr _____
Parsons - Louisville
Rosell - New York
Tamm - New York
Sizoo _____
Bishop _____
Gandy _____
Holloman - Mr. FBI - 1956
Gandy JJM:arm (10)

SENT VIA AIR-TEL

M Per _____



REC'D
42-22 PM '56
READING ROOM
FBI-HOUSTON

11:20 AM

AIR-TEL TO SAC, HOUSTON April 3, 1968 (continued)

RE: ATTORNEY GENERAL'S ITINERARY
APRIL 14, 1968, THROUGH APRIL 23, 1968

Depart	Lincoln, Nebraska	April 20 10:00 a. m. CST
Arrive	Cincinnati Lunken Airport Cincinnati, Ohio	April 20 4:00 p. m. EST
Depart	Cincinnati, Ohio	April 21 9:00 a. m. EST
Arrive	Ashland, Boyd County, Kentucky Airport	April 21 10:00 p. m. EST
Depart	Ashland, Kentucky	April 21 1:00 p. m. EST
Arrive	LaGuardia Airport, New York	April 21 4:30 p. m. EST
Depart	New York	April 23 (Monday night)

Flight time: New York to Washington - 1 hour, 20 minutes.

HOOVER

Office Memorandum • UNITED STATES GOVERNMENT

TO : The Director, Federal Bureau of Investigation

DATE: March 30, 1956

FROM : G. Frederick Mullen, Director of Public Information

SUBJECT:

Attached is a tentative itinerary of the Attorney General's trip and as per my request of March 27, will you please note that the estimated time of arrival at the Texas International Airport in Houston is 2:00 P.M., CST, April 14. Thanks.

Attachment

APR 2 1956

EX-PROC. 37

RECORDED-9

EX-
120

20 MAY 4 1956

NO DMR?

CRIMINAL REC.

Air-See SAC Houston
4-3-56 Q9m

ENCLOSURE

Office Memorandum • UNITED STATES GOVERNMENT

TO : The Director

DATE: Apr 13-5-10

FROM : J. P. Mohr

SUBJECT: The Congressional Record

Pages 5528
5530

Senator Hennings, (D) Missouri, requested to have printed in the Record a statement, relating to certain proposed legislation on the subject of civil rights which has been reported from the Subcommittee on Constitutional Rights of the Committee on the Judiciary. He also inserted certain correspondence from the Attorney General directed to the late Senator Kilgore, (D) West Virginia, and letters addressed to the Attorney General by the late Senator. Mr. Hennings, stated in his criticism of the Attorney General, "we received no help whatever from the Attorney General of the United States. We asked for it. We asked him for his recommendations in the matter of protecting the constitutional rights of our fellow citizens now deprived of them." Senator Hennings went on to say, "I suppose, I should have been delighted several days ago to learn that the Attorney General in charge of our Department of Justice was at long last bestirring himself, and at least had recognized the existence of that problem of justice with which your subcommittee and other Senators had been wrestling, without his aid, for many months." In pointing out the correspondence of the Senate Judiciary Committee and the Department of Justice, which he inserted in the Record, Senator Hennings remarked that he wanted the Senate to know of the requests which had been made of the Attorney General for assistance within the last year.

March 27th 1892 Bannock Co., Id.

162 985-85-
NOT RECORDED
126 MAY 10 1956

Original Filed in:

7-1101
19 MAY 1956

In the original of a memorandum captioned and dated as above, the Congressional Record for ~~July 11, 1950~~, 8-12 size was reviewed and pertinent items were marked for the Director's attention. This form has been prepared in order that portions of a copy of the original memorandum may be clipped, mounted, and placed in appropriate Bureau case or subject matter files.

Office Memorandum • UNITED STATES GOVERNMENT

TO : The Director

DATE: 5/1/56

FROM : J. P. Mohr

SUBJECT: The Congressional Record

Pages A3488- Congressman Rhodes, (D) Pennsylvania, extended his remarks
A3488 to include a very "informative and inspiring" address by
the Honorable David L. Lawrence, Mayor of Pittsburgh and
Democratic committeeman for the State of Pennsylvania.
The address was delivered to the District 11 Conference of
the United Steelworkers of America, held on April 28, 1956,
in Farrell, Pennsylvania. Mr. Lawrence, in commenting
on the possibility of the next President of the U. S. being
a Democratic Party candidate, remarked that Eisenhower is
guided politically by a formidable group of political
manipulators, and named Mr. Coughlin as one of them. He
went on to say, "The Attorney General in the administration
will use the instruments of justice for political prosecutions
and leach the threat of more to come."

Herbert

Original filed in:

62-98585-1
SEARCHED
INDEXED
MAY 18 1956

In the original of a memorandum captioned and dated as above, the Congressional
Record for ~~May 24 1956~~ was reviewed and pertinent items were
marked for the Director's attention. This form has been prepared in order that
portions of a copy of the original memorandum may be clipped, mounted, and
placed in appropriate Bureau case or subject matter files.

MAY 24 1956

May 4, 1956

AIR-TEL

SAC, Indianapolis

*ReButel April 24, 1956, re visit Attorney General Brownell
Indianapolis. Previous instructions to meet Attorney General canceled.
Attorney General is being met by other persons and no action re service
to Attorney General while in Indianapolis necessary unless he specifically
contacts your office.*

Hoover

- 1 - Mr. Nichols (sent direct)
1 - Mr. Belmont "
1 - Mr. Holloman "

FCH:edim (8)

edim

Tolson _____
Nichols *N* _____
Boardman _____
Belmont _____
Mason _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Nease _____
Winterrowd _____
Tele. Room *73rd* _____
Holloman _____
Gandy _____

RECORDED - 52

62-98585-206

® MAY 8 1956

EX-108

MAILED 16
MAY - 4 1956
COMM-FBI

May 8, 1956

AIR-TEL

SAC, Phoenix

Herbert Jr.

The Attorney General and Mrs. Brownell will arrive Phoenix by way of American Airlines, Flight 911, 5:30 PM, Phoenix time, Wednesday, May 23, 1956, and will stay at the Westward Ho Hotel. Arrange to have the Attorney General and Mrs. Brownell met and taken to the hotel and extend any other courtesies they may desire. Arrange to have a rental car, either a Ford or Chevrolet, for the Attorney General to be available to him by a Bureau representative 11:00 AM, Thursday, May 24, 1956, at the Westward Ho Hotel.

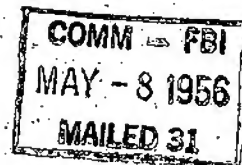
Hoover

FCH:edm (7)

- 1 - Mr. Nichols (sent direct)
1 - Mr. Belmont (sent direct)

RECORDED - 84

62-98585-237



12 MAY 12 1956

EX-120

Tolson _____
Nichols _____
Boardman _____
Belmont _____
Mason _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Nease _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

58 MAY 17 1956

F B I

Date: 5-16-56

Transmit the following message via AIR MAILAIR MAIL
(Priority or Method of Mailing)

From SAC, PHOENIX

To: Director, FBI

HERBERT BROWNEll

Rebuked to Phoenix 5-8-56 regarding the visit of Attorney General and Mrs. BROUNELL to Phoenix.

Arrangements have been perfected through Hertz Rent-A-Car System, 601 North Central Avenue, Phoenix, for rental of an automobile as requested rental. This car will be delivered by representative Phoenix Division to Attorney General BROUNELL at 11:00 A.M., on May 23, 1956, at Westward Ho Hotel.

Attorney General BROUNELL will be met upon arrival Phoenix via American Airlines, Flight 911, 5:50 P.M., Wednesday, May 23, 1956, and any other courtesy desired will be extended to the Attorney General and Mrs. BROUNELL.

CROSBY

RECORDED - 93

3 - Bureau
1 - Phoenix (FO-1)
S/N/bet
(4) -

62-48515-228

14 MAY 23 1956

Mr. Nichols

EX-103

CRIMINAL

MAIL 20 1956 AND MAY 23 1956

SEARCHED

Approved: FEC by APB Sent _____ M Per _____
Special Agent in Charge

Mr. Tolson	<input checked="" type="checkbox"/>
Mr. Nichols	<input checked="" type="checkbox"/>
Mr. Coffey	<input type="checkbox"/>
Mr. Belmont	<input type="checkbox"/>
Mr. Mason	<input type="checkbox"/>
Mr. Mohr	<input type="checkbox"/>
Mr. Pease	<input type="checkbox"/>
Mr. Rosen	<input type="checkbox"/>
Mr. Tamm	<input type="checkbox"/>
Mr. Nease	<input type="checkbox"/>
Mr. Winterrowd	<input type="checkbox"/>
Tele. Room	<input type="checkbox"/>
Mr. Mahan	<input type="checkbox"/>
Miss Gandy	<input type="checkbox"/>

F B I

Date: 5/21/56

Transmit the following message via AIR-TELAIR MAIL

(Priority or Method of Mailing)

From SAC, INDIANAPOLIS

To: DIRECTOR, FBI

Mr. Tolson
Mr. Nichols
Mr. Boardman
Mr. Belmont
Mr. Mason
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Nease
Mr. Winterrowd
Tele. Room
Mr. Holloman
Miss Gandy

VISIT OF ATTORNEY GENERAL BROWNELL, Jr.,
INDIANAPOLIS, INDIANA, 5/19/56During his stay in Indianapolis, Mr. BROWNELL
did not contact this office.

BLAYLOCK

3 - Bureau
1 - Indianapolis (80-0)RWB/mmg
(4)

Mr. Nichols

RECORDED-1C

62-98565-229

B7 MAY 24 1956

W

AIR-TEL

Approved: *Hof* Sent _____ M Per _____
Special Agent in Charge

FOR IMMEDIATE RELEASE:
THURSDAY, JUNE 7, 1956

REMARKS

BY

HONORABLE HERBERT BROWNELL, JR.

ATTORNEY GENERAL OF THE UNITED STATES

Mr. Tolson
Mr. Boardman
Mr. Belmont
Mr. Mason
Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Nease
Mr. Winterrowd
Tele. Room
Mr. Holloman
Miss Gandy

Prepared for Delivery

before the

Judicial Circuit Conference of the
District of Columbia

Washington, D. C.

Thursday, June 7, 1956

62-98585-

NOT RECORDED

20 JUN 8 1956

6/6/1
JUN 20 1956

Judge Edgerton, Members of the Judicial Circuit Conference, Honored Guests:

I am most appreciative of your invitation to speak briefly at the opening of this Judicial Conference. It affords an opportunity to express my personal thanks, and that of the Department of Justice, for the many invaluable contributions which this and other judicial conferences have made to the more prompt and effective administration of justice. It also permits me to mention a recent development in this area in which most of you here will soon be asked to participate.

Delay in justice, resulting in actual hardship to many litigants, has become a matter of national concern. It exists in both State and Federal courts, for the most part in metropolitan areas. We in the Department of Justice are, of course, primarily concerned with delays in Federal courts since they affect litigation to which the Government is a party. However, in searching for the solution, it soon became apparent that the problem must be attacked on all fronts if the optimum currency in litigation, with the resulting improvement in justice, is to be achieved. Only in this way can nationwide habits and practices be developed that will do away with the law's delay.

Last month a conference on court congestion and delay was held at the Department of Justice to which there was invited the presidents of the bar associations of all the states and larger cities, and the heads of other bar, judicial and research organizations. Ninety leaders of judicial, legal and research organizations from every part of the country gathered to pool their knowledge and resources on this serious problem. For two days the subject was discussed in open forum and a definitive program was adopted whereby the Conference, operating on a continuing basis, can prosecute a nationwide, all-out attack on delay litigation. The Conference will conduct its continuing work through an Executive Committee to be selected by the Attorney General. The whole conference will reconvene on future occasions to further its work.

The Conference is unique in that it assembles together for the first time a large segment of the bench and bar which has never before joined forces in a co-ordinated program aimed at eliminating delay which has become a blight on our profession. This problem is, of course, receiving the attention of many organizations throughout the country. Regrettably, however, and even recognizing the substantial improvements made in some areas, delay is still prevalent. What has been lacking has been an active cooperative partnership with bar associations and individual members of the bar.

I was particularly pleased that this Conference, to be known as the "U. S. Attorney General's Conference on Court Congestion and Delay," and which unites these groups, will be permanent. It thereby provides an effective, continuing weapon to combat this shortcoming in our profession.

During the ensuing year, the Conference will receive, correlate and report on the need for adequate and uniform judicial statistics; the possibility of rotating judges to congested areas; the extent to which discovery procedures and pretrial conferences can be employed to shorten trial time; whether maximum efficiency in calendar procedures is being employed; the extent to which the judge must exercise control over the progress of litigation; and last, but perhaps most important, the professional responsibility of the bar to assist in accomplishing these objectives.

I stress this final point because the Conference, in recognition of the importance it attached to cooperative action, unanimously adopted a resolution stating in part that "a cooperative, hard-working joint venture, participated in by all members of our profession in a resolute manner, and carried forward on a day-to-day basis, can materially reduce congestion in our courts in the very near future, with substantial improvement in the administration of justice."

That unnecessary delays in the administration of justice will be eliminated is assured because, I am confident, that the bar will wholeheartedly endorse the resolution and assume its responsibilities thereunder.

SAC, Washington Field Office

May 22, 1936

Director, FBI

b7E

THE BOSTON PUBLIC LIBRARY

Captioned individual telephonically contacted my office at approximately noon 5/22/56 and was referred to an assistant. She related the following story:

[redacted] advised that she has lived at the [redacted] for approximately 15 years and the current principal owner is one [redacted]. She stated [redacted] was sent to the penitentiary some years ago on an income tax evasion charge and of late has been drinking heavily. According to [redacted] has advised her on three occasions, the last being the morning of 5/22/56, that he has never forgiven the Attorney General's Office for the time he served in a penitentiary and that he will not rest until he kills the Attorney General, Mr. Brownell, Deputy Attorney General, Mr. Rogers, and wrecks the Attorney General's Office. [redacted] claims [redacted] has made this threat to many other individuals. She requested that her name be kept in confidence concerning this matter.

For your information, [redacted] has been a chronic complainer to the Bureau since 1937. She insists she is a distant relative of mine although I have never heard of her. All her complaints have been of a rambling nature and without foundation. During the first week of May, 1956, she appeared at the White House and wanted to see the President and was referred to the Secret Service. She told a story of a threat to kill the President which was without foundation. The Protective Service Detail of the White House has advised that [redacted] has been known to them since 1938 and described her "as crazy as a bedbug."

Full details of the background of [REDACTED] are contained in Washington Field Office file 73-474 entitled [REDACTED] Application For Pardon After Completion Of Sentence."

NO GETTY TUTORIAL

John	✓
Bourquin	✓
Evans	—
Gelman	—
Jordan	—
Krebs	—
Marsden	✓
Rosen	✓
Tamm	—
Tuzon	—
Winterrowd	—
Tele. Room	—
Holloman	—
Gandy	✓

P. B. A.

AC, Washington Field Office

May 22, 1956

I desire that you immediately contact [redacted] and attempt to ascertain from her the names of responsible individuals who might have heard [redacted] make threats against the Attorney General and Deputy Attorney General. In the event these threats are verified by responsible persons, you should immediately furnish the full facts to the Metropolitan Police Department. You should give this matter expeditious attention and notify the Bureau no later than May 25, 1956, of the results of your inquiry in this matter.

b7D

Follow-up -- May 25, 1956.

OTE: See M. A. Jones memorandum to Mr. Nichols dated May 22, 1956
captioned [redacted]

[redacted] DGH:jh

June 8, 1956

Honorable Herbert Brownell, Jr.
The Attorney General
U. S. Department of Justice
Washington, D. C.

Dear General:

I wish to express my deep appreciation for your excellent cooperation today at the Graduation Exercises of the Fifty-seventh Session of the FBI National Academy. Each member of the class will long remember with great pride the occasion of receiving his diploma from you personally. It means a great deal to all of us.

It was very kind of you to arrange such a fine luncheon for the participants in the Graduation ceremonies, and I want you to know that I thoroughly enjoyed the affair.

Sincerely,

J. Edgar

JEH:TLC
(JSR:nma)

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

59 JUN 14 1956

RECORDED - 5

Ex-122

SENT FROM D. O.
TIME 3:30 PM
DATE 6-8-56
BY nma

62-98585-230

22 JUN 12 1956

The Attorney General

May 2, 1956

Herbert C. Brownell
Director, FBI

GIR 6

I want to let you know how deeply I appreciate your kind invitation to have the special luncheon on Friday, June 8, 1956, following the graduation exercises of the FBI National Academy.

I thought you would be interested in knowing that Messrs. George Meany, President of the AFL-CIO; J. Addington Wagner, National Commander of The American Legion; Deputy Attorney General Rogers, Doctor Edward L. R. Elson, and Messrs. Tolson and Nichols of my staff and I will happy to attend.

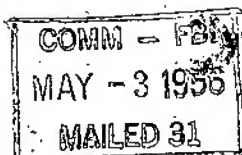
LBN:fc (4)

MAY 2 4 50 PM '56
RECEIVED READING ROOM
U. S. DEPT. OF JUSTICE
F B I

RECORDED .5

62 - 98585-231

23 JUN 12 1956



59 JUN 14 1956

April 2, 1956

62-98585-2321

RECORDED - 22

INDEXED - 22
Honorable Herbert Brownell, Jr.,
The Attorney General
U. S. Department of Justice
Washington, D. C.

Dear General:

It was most considerate of you to suggest that I invite the graduation speakers to have lunch with you following the National Academy exercises on June 8. It is a splendid idea, and I am sending notes to Bill Rogers, Addington Wagner, George Meany and Dr. Tolson asking them to be with us. If any others come to mind, I, of course, will let you know.

I am sure you realize how much it will mean to all the men in the class to have you present to hand out the diplomas.

Sincerely,

Edgar

cc - Mr. Mason, with copy or incoming
cc - Mr. Nichols

MAILED 2
APR 3 1956
COMM-FBI

Tolson _____
Boardman _____
Nichols _____
Belmont _____
Harbo _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Sizoo _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

HPL:bs
(6)

JUN 19 1956

RECEIVED *RECORDED* - 22



Office of the Attorney General
Washington, D.C.

March 30, 1956

Mr. Tolson	<input checked="" type="checkbox"/>
Mr. Nichols	<input checked="" type="checkbox"/>
Mr. Boardman	<input checked="" type="checkbox"/>
Mr. Belmont	<input checked="" type="checkbox"/>
Mr. Nease	<input checked="" type="checkbox"/>
Mr. Mohr	<input checked="" type="checkbox"/>
Mr. Parsons	<input checked="" type="checkbox"/>
Mr. Rosen	<input checked="" type="checkbox"/>
Mr. Tamm	<input checked="" type="checkbox"/>
Mr. Nease	<input checked="" type="checkbox"/>
Mr. Wintey	<input checked="" type="checkbox"/>
Tele. Room	<input checked="" type="checkbox"/>
Mr. Holloman	<input checked="" type="checkbox"/>
Miss Gandy	<input checked="" type="checkbox"/>

Honorable J. Edgar Hoover
Federal Bureau of Investigation
Washington 25, D. C.

Dear Edgar:

It occurs to me that it would be a most enjoyable occasion if you would care to invite to lunch in the executive dining room on June 8, following the FBI National Academy exercises, the graduation speakers and such others as you deem to be congenial. In other words, if you think it is a good idea I will be delighted to offer the use of the dining room that day.

Needless to say I am delighted to accept your invitation to present the diplomas at the graduation exercises.

Sincerely yours,

Kurt

62-98585-232

23 JUN 13 1956

Oral file
TWO

1 copy typed
3/30/56
LHS

one (few ref only)
CWL
AP 2/56
AP 2/56
Wm. P. Rogers
etc Wm. P. Rogers
etc (few ref only)
4/1/56
PPV

etc to George many oral
etc to Dillingham Wagnleitner
etc to George many oral (spur cover) - 22
etc to George many oral (spur cover)

Office Memorandum • UNITED STATES GOVERNMENT

TO : L. B. Nichols

DATE:

6-20-56

FROM : F. K. Morgan

SUBJECT:

ATTORNEY

GENERAL (AG) HERBERT/BROWNELL,JR.)

AG)

(AG)
(AG)

AG)

HERBERT HOOVER, JR.)

SPECIAL/TOUR, JUNE 20 1956 2:30 PM

Tolson
 Nichols
 Boardman
 Belmont
 Mason
 Mohr
 Parsons
 Rosen
 Tamm
 Nease
 Winterrowd
 Tele. Room
 Holloman
 Gandy

b6
b7C

Miss Margaret A. Tyson, Appointment Secretary, Office of Attorney General Brownell, telephoned the Tour Control Room 6-19-56 to schedule an FBI tour for above-captioned group. Miss Tyson advised the group may also include two or three friends of the guests.

Arrangements have been made for the group to be in the Attorney General's Office (Room 5109) at 2:30 p. m. on June 20 1956; Miss Tyson was advised that we would be happy to have an Agent meet the group at the appointed time and conduct them on a special tour of the facilities of the FBI.

There was no request to meet the Director.

ACTION TAKEN:

cc - Mr. Holloman
cc - Mr. Jones

FKM:nl
(4)

RECORDED - 24

INDEXED - 24

62-98585

233

23 JUN 22 1956

very special
Sullivan or
Kemper
should
be handled

will meet them
end of tour.

W. J. DeLoach
FBI - Washington

52 JUN 25 1956

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Nichols

FROM : M. A. Jones

SUBJECT :

DATE: June 20, 1956

Tolson	✓	b6
Boardman	✓	b7C
Nichols	✓	
Belmont	✓	
Harbo	✓	
Mohr	✓	
Parsons	✓	
Rosen	✓	
Tamm	✓	
Sizoo	✓	
Winterrowd	✓	
Tele. Room	✓	
Holloman	✓	
Gandy	✓	

GENERAL (AG) HERBERT BROWNELL, JR.) ATTORNEY

(AG)

(AG)
(AG)

(AG)

HERBERT HOOVER, JR.)

SPECIAL TOUR, JUNE 20, 1956, 2:30 P. M.

In accordance with instructions, Special Agent Kemper met the above group in the Attorney General's Office at 3:00 P. M. (They were 30 minutes late due to trouble parking the car.) It was determined that the car was parked on 10th Street in a restricted place. Agent Kemper had the car immediately moved to the courtyard. The tour included the exhibit rooms, the Laboratory and the range where all the group fired the Thompson submachine gun.

This was [] fourth tour and she showed great enthusiasm and admiration for the FBI. All of them asked many, many questions.

At the conclusion of the tour they were introduced to the Director. All of them commented afterwards how wonderful it was for the Director to take his time to see them and were most appreciative.

Kemper returned them to the Attorney General's Office and then to the courtyard.

INDEXED - 93

RECORDED - 93

cc - Mr. Holloman

ECK:grs

(3)

62-98585-234

JUN 22 1956

TIME BLDG

27 1956 7369

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Nichols

DATE: June 25, 1956

FROM : M. A. Jones

SUBJECT: ATTORNEY GENERAL HERBERT BROWNELL, JR.
APPEARANCE ON CBS TELEVISION PROGRAM
"FACE THE NATION" ON JUNE 24, 1956

Tolson _____
 Nichols _____
 Boardman _____
 Belmont _____
 Glaser _____
 Mohr _____
 Parsons _____
 Rosen _____
 Tamm _____
 Nease _____
 Winterrowd _____
 Tele. Room _____
 Holloman _____
 Gandy _____

Herbert Brownell

The Attorney General appeared on the program, "Face the Nation," on CBS Television, June 24, 1956. Among those matters of interest to the Bureau, he discussed: (1) the communist issue in the coming national campaign which he expected would be definitely a factor in view of the success of the present administration in combating communist influence; (2) the effect of the Supreme Court's decision regarding nonsensitive positions under the Security of Government Employees Program concerning which the Attorney General remarked that the Department favored additional legislation enabling the President to extend the security program to all branches of the Government. He added, however, that policy had not been solidified regarding its extension to all positions in all agencies; (3) the position of the Department regarding civil rights, concerning which he stated that the administration is strongly urging the enactment of its pending civil rights legislation and that it appears that there will be considerable litigation in civil rights matters in the near future. He pointed out that as much as possible the Department would rely on civil actions rather than criminal prosecution in these cases. He mentioned the school segregation case arising in Hoxie, Arkansas, which had been the subject of an investigation by the Bureau.

RECOMMENDATION:

None. For information.

cc - Mr. Boardman
 cc - Mr. Rosen
 cc - Mr. Belmont
 cc - Mr. Nichols

RECORDED - 52

INDEXED - 52

62-98585-235

11 JUL 19 1956

CRIMREC

RGE:sak
(9)

50JUL27 1956 14

June 25, 1956

DETAILS

Attorney General Herbert Brownell, Jr., appeared on CBS Television show, "Face the Nation," June 24, 1956, and was quizzed by the following newspaper representatives: Stuart Hovans, moderator of the program, John Madigan, Lyle Wilson of United Press and Douglass Cater, Washington Editor for "Reporter" magazine. In the outset the panel was interested in Brownell's thoughts concerning the President's availability for a second term and whether the administration is considering further prosecutions for tax scandals arising under the last Democratic administration. He was questioned about the book, "The Inside Story," by Robert J. Donovan, concerning the President's term in office in the course of which book Donovan has allegedly been given access to confidential documents, some of which had been refused to congressional committees. Mr. Brownell replied to this that he was not aware that the information was being published, and even if it were, that it did not necessarily involve an inconsistency since the time element would have a bearing on the "classification" of such matters.

Of greater interest to the Bureau were the following questions which have been grouped under single headings for reasons of convenience.

I. Re Communist Infiltration In Government As A Factor In The Coming National Campaign

1. Will the communist infiltration of our Government under the previous administration be a factor in the coming campaign? The Attorney General replied that it was his opinion that it would be a factor. He pointed out that due to the success of the present administration's security program over 70 Communist Party leaders have been convicted in the last 3 years. He pointed out that the threat to our Government posed by communist infiltration has been greatly impaired by the Government's actions.

2. Why was the Harry Dexter White case allowed to die rather than being followed to a logical conclusion by the Government? To this, the Attorney General replied that as part of the administration's very broad program to combat the communist influence in America, there was a period of exposure followed by the prosecutive phase. He explained that the White incident was only part of the exposure phase in the Government's program.

3. At the time of the White case you announced that William Henry Taylor was a hidden communist in Government service. Do you withdraw your statement in view of the findings of the Loyalty Boards which have cleared him? At the outset, the Attorney General clarified that his statement had been that information contained in FBI files indicated that others were placed in their Government positions by communist espionage agents, but that he had made no statement concerning the loyalty of Taylor. When asked whether the Department was contemplating any further action in this regard he advised that we all are in favor of a man's having his day in court, and as far as he knew, everyone is ready to abide by the decision.

June 25, 1956

4. How many communists were fired during the Eisenhower administration? The Attorney General replied that he did not think that they were listed in that way. He could advise how many security risks were removed but did not have the figure of actual communists at hand and noted that this figure was very difficult to come by in view of the destruction of the party membership cards and official records which would make it possible to prove actual membership in the party.

II. Effect Of The Recent Supreme Court Decision On The Security Of Government Employees Program

1. What is the effect of the decision on the program? The Attorney General stated that it merely decided that Congress had not given the authority to the executive arm of the Government to deny employment to persons in nonsensitive jobs or in nonsensitive agencies and that this conferral of authority was just a matter of congressional policy which could be remedied by subsequent legislation.

2. Would you now suggest that Congress enact such laws? The Attorney General replied that he felt the President should have authority to extend the security program to all branches of the Government.

3. Would you expect Congress to extend this authority to all positions in all agencies or merely to all positions in sensitive agencies? The Attorney General stated that he had at this time no opinion concerning such a broad application of the program but that a study was currently underway particularly concerning the case of those 17 persons who were automatically reinstated to Government employment as a result of the Supreme Court's decision.

4. It was brought up to the Attorney General that former Senator Harry Cain had announced on several occasions that he had attempted to warn the Attorney General about the very abuses of the security program recognized by the Supreme Court in its decision and they wanted to know whether he cared to comment on this. The Attorney General answered by stating that Cain, as a member of the Subversive Activities Control Board, was in a semijudicial position, and it was not considered wise for the Attorney General to enter into active controversy with persons so engaged.

III. The Position Of The Department Regarding Civil Rights

1. What is the administration's program regarding civil rights? Mr. Brownell stated that the administration was strongly urging the passing through Congress of a new civil rights program which would greatly facilitate the enforcement of civil rights laws. Included in the legislative package are provisions for a new Civil Rights Division in the Department headed by an Assistant Attorney General. He added that the administration wants a commission appointed to look into the serious charges that Negroes are denied the right to vote in certain areas and also that the Government is contemplating the use of injunctions and civil actions rather than criminal prosecutions to further compliance with the Supreme Court's decision on the integration of educational facilities and the other aspects of the civil rights picture in America.

June 25, 1956

2. Do you contemplate many civil rights cases in the immediate future? The Attorney General advised that he recently spoke with a number of prosecuting attorneys from southern and border states at a meeting in Phoenix, Arizona, and came away from that meeting with the impression that we are going to have quite a bit of litigation in this field in the near future. He mentioned that there is already one case under consideration by the Department involving the activities of a group to forestall the integration of public schools at Hoxie, Arkansas. He stated that the Department has already filed an amicus curiae brief with the Court of Appeals after an investigation of this case. (Although the FBI was not specifically mentioned, it appears that the Attorney General was referring to Bureau file 105-37125 entitled "WHITE AMERICA INCORPORATED, SEGREGATION IN PUBLIC SCHOOLS, HOXIE, ARKANSAS; CIVIL RIGHTS, INTERNAL SECURITY - X. [REDACTED] The Bureau has completed its investigation in this matter, and the results have all been turned over to the Department. An injunction was issued in this case restraining White America Incorporated from agitating against integration of the Hoxie school system, and this group has taken an appeal to the U. S. Court of Appeals.) (CROSSED)

3. In March, 1956, Assistant Attorney General Tompkins announced that an investigation was being conducted of the Southern White Citizens Councils. What action has been taken by the Department? The Attorney General advised that he could not say in general how much had been done in this regard but pointed to the above mentioned Hoxie, Arkansas, case as one in which a group allied with the White Citizens Councils has been the subject of Government interest.

N

Office Memorandum • UNITED STATES GOVERNMENT

TO : The Director

DATE: 7-6-56

FROM : J. P. Mohr

SUBJECT: The Congressional Record

HERBERT Brownell, Jr.

Pages 10705- Senator O'Mahoney, (D) Wyoming, spoke concerning the new television
10711 program, press conference, conducted by Miss Martha Rountree.
Attorney General Brownell was interviewed and he announced that the
Department of Justice was about to file a suit in the Federal court
against General Motors with respect to the motorbus situation. Mr.
O'Mahoney also included with his remarks excerpts from a report
by the Senate Antitrust and Monopoly Subcommittee concerning a study
by that Subcommittee of General Motors. References to the Attorney
General and the Justice Department have been noted.

Original filed in:

62-98585- ✓
NOT RECORDED
126 AUG 1 1956

In the original of a memorandum captioned and dated as above, the Congressional
Record for ~~7-6-56~~ was reviewed and pertinent items were
marked for the Director's attention. This form has been prepared in order that
portions of a copy of the original memorandum may be clipped, mounted, and
placed in appropriate Bureau case or subject matter files.

F-5 AUG 8 1956

4:17 PM

July 23, 1956

MEMORANDUM FOR MR. TOLSON
MR. BOARDMAN
MR. ROSEN
MR. NICHOLS

Herbert Brown
e

The Attorney General called to advise of an incident which happened at his house over the week-end. He stated that about 4:30 AM, Sunday morning he heard some noise on their front porch, which at first he attributed to the morning paper being delivered until he realized it was too early, so he got up and put his head out of the window when he noticed a very strong odor of kerosene. He stated he called the police who checked over everything but were unable to find anything wrong other than the strong odor of kerosene. I asked the Attorney General to let me know immediately if this ever occurred again and I would have someone come out to his house immediately. I stated it was possible another cross burning was scheduled but the individuals may have been frightened away when he was aroused. The Attorney General was told not to hesitate to call me if anything similar occurred.

Very truly yours,

151 JEH
John Edgar Hoover
Director

cc-Mr. Holloman

62-97585-236

JCH:EH (7) RECORDED - 21st JUL 30 1956

REC'D - 21st JUL 30 1956

SENT FROM D. O.	
TIME 5:18 P.M.	
DATE 7-23-56	
BY [Signature]	

Tolson _____
Nichols _____
Boardman _____
Belmont _____
Mason _____
Mohr _____
Parsons _____
Rosen _____
Tamm _____
Nease _____
Winterrowd _____
Tele. Room _____
Holloman _____
Gandy _____

51 JUL 31 1956

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson

FROM : L. B. Nichols

SUBJECT: ~~BURNING IN THE VICINITY
OF AG'S HOME, JULY 28, 1956~~

DATE: July 30, 1956

Tolson _____
 Nichols _____
 Boardman _____
 Belmont _____
 Mason _____
 Mohr _____
 Parsons _____
 Rosen _____
 Tamm _____
 Nease _____
 Winterrowd _____
 Tele. Room _____
 Holloman _____
 Gandy _____

For record purposes, at approximately 9:55, on Saturday evening, July 28, the AG called. He stated that a big fire had started in the street near his house, that perhaps it was his amateur detective complex coming out but he thought this fire had some special significance, particularly since a Virginia taxicab was parked nearby. He said that he was driving home, saw the fire, got out, looked at it, then walked on home. The cab was empty. He stated that he had mentioned this possibility to the Director, and the Director said to call us. He wondered whether he should call the police. I told him we would have somebody come out right away and suggested that he hold up calling the police for the time being.

I immediately called SAC Laughlin and told him to get Agents out there immediately. He got a couple nearby. Shortly thereafter, Laughlin called back to advise that there were two swatches of fire. One appeared to have been caused by fresh oil poured on the street and the other caused by a broken electric light bulb being filled with kerosene. There was a Virginia taxicab parked nearby. It was loaded with identification. There was no semblance to a cross burning in the fire. Laughlin hazarded a guess that, if this were a design directed at the AG, apparently they had missed his house and gotten the wrong address.

Laughlin stated the AG was somewhat disturbed and told Special Agent Joe Connors that he would like to have a couple of the Agents stay in the house Saturday night. Laughlin stated the Agents would keep an eye on the parked Virginia cab and try to run it out and check out such leads as they could develop. Laughlin wondered if they should advise the police. I told him that this should be done.

INDEXED - 94

RECORDED - 94

62-98585-237

I thereupon called the Attorney General and told him of the findings. I asked if he were unduly concerned. He stated that he was not but his family was very jittery. I then wondered if keeping the Agents in the house

cc - Mr. Boardman

cc - Mr. Rosen

LBN:rm
(4)

60 AUG 13 1956

EX-120

memo from to
Rosen 7/30/56

OK

Memorandum to Mr. Tolson

July 30, 1956

would add to the jitteriness and upset the household. The AG thought it was sort of silly to keep the Agents in the house and thought that if we would watch the cab this would probably be adequate. I told him we would keep somebody around through the balance of the night, certainly until the cab driver was accounted for. I told the AG that we felt we should tell the police because, if we didn't, somebody might report the fire; and, by telling the police now, we might hold down causing an attraction. The AG stated that he was not at all worried himself. The only thing that did concern him was the cab that was hanging around the place last Wednesday night.

I also advised Mr. Boardman of the developments. On Sunday morning, Mr. Boardman informed me that the Agents had watched the cab and identified a Negro coming out of the woods around midnight, getting in the cab, going over into Virginia. The Agents had then questioned the Negro who admitted he had been "sparking" a maid in the vicinity.

As the AG had requested that he be advised, I called him Sunday morning and told him what had developed. The AG laughed about the colored cab driver. I made the point that he could hardly be an emissary from the White Citizens Councils. The AG was not certain whether this Virginia cab was the one which he had observed on the preceding Wednesday evening. The AG expressed appreciation for the prompt manner in which the Agents responded and doubted that they would be bothered further. I told him that, if any further incidents occurred, he should let us know.

You were given the high lights of the above Sunday afternoon.

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Nichols

DATE: August 14, 1956

FROM : M. A. Jones

SUBJECT: [REDACTED] AND PARTY
SPECIAL TOUR

Herbert Braniff, Jr.
 Tolson _____
 Nichols _____
 Boardman _____
 Belmont _____
 Mason _____ b6
 Mohr _____ b7C
 Parsons _____
 Rosen _____
 Tamm _____
 Nease _____
 Winterrowd _____
 Tele. Room _____
 Holloman _____
 Gandy _____

D.C.
 Miss Birmingham in the Attorney General's Office telephonically advised [REDACTED] Attorney General, Mrs. Don Kitchel and [REDACTED] were desirous of being conducted on a special tour of the Bureau. Accordingly, SA George M. Peet, Crime Records Section, met [REDACTED] and her party in the Attorney General's Office at 2:30 P. M. today. Shortly after the tour started, they were joined by [REDACTED], a friend of [REDACTED] and a law school student. The party was conducted on a very special tour of the exhibit rooms, the firearms range, and the Laboratory. While on the range, all four were permitted to fire the Thompson submachine gun and at the conclusion of the tour were furnished printed data concerning the Bureau, in addition to the targets they had received on the range. Tour concluded shortly before 5:00 P. M. at which time Agent Peet directed them to the Attorney General's Office.

[REDACTED] has been on numerous tours in the past few months and stated during the tour that she always enjoyed the tours through the FBI because she learned something new each time and that the tours were always extremely interesting. Mrs. Kitchel and her daughter asked numerous questions which indicated they had a definite interest in the work of the Bureau and expressed many times their amazement at the intricate examinations conducted in the Laboratory. There was no request to meet the Director.

RECOMMENDATION:

For information.

cc - Mr. Holloman

GMP:pac
(3)

RECORDED-42

INDEXED-42

62-98585-238

31 AUG 17 1956

108 AUG 22 1956 F.S.I.

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Tolson

DATE: August 29, 1956

FROM : L. B. Nichols

SUBJECT: MOVEMENT OF ATTORNEY GENERAL BROWNELL Jr.

Herbert

Speedy

Tolson	✓
Nichols	✓
Boardman	_____
Belmont	_____
Mason	_____
Mohr	_____
Parsons	_____
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Tamm	_____
Nease	_____
Winterrowd	_____
Tele. Room	_____
Holloman	_____
Gandy	_____

Herbert

SAC Murphy of Dallas telephonically advised Mr. McGuire at 12:10 p. m., today, that Mr. Nichols had just been with the Attorney General who instructed that Miss McCarthy be immediately advised that the Attorney General was leaving Dallas on American Airlines Flight 100 today and would arrive in Washington at 4:20 p. m., today, Washington time. Mrs. Brownell, [redacted] are with him and they have seven pieces of luggage, as well as several hand-carried items. Mr. McGuire immediately called the Attorney General's office and, in the absence of Miss McCarthy at lunch, advised Miss Birmingham of the above, who stated she would immediately inform Miss McCarthy on her return and the Attorney General's car would be sent out to meet him at the airport this afternoon.

cc - Mr. Boardman
cc - Mr. Belmont
cc - Mr. Holloman

JJM:rm

(5)

b6
b7c

EX-110

62-28585-239

RECORDED-59

17 SEP 4 1956

25
6 SEP 12 1956

Office Memorandum

UNITED STATES GOVERNMENT

TO : Mr. A. H. Belmont

FROM : Mr. L. H. Martin

DATE: 9/11/56

SUBJECT: TRAVEL OF THE ATTORNEY GENERAL

[Signature]

Night Supervisor Charles Harding of the New York Office called at 7:20 P. M., 9/11/56 and advised that when the Attorney General boarded his plane to come to Washington this evening he had left behind in the station a bag apparently containing important papers. It was noted by the chauffeur who took it out to the plane. The plane was about to take off but the chauffeur handed the bag to the stewardess at the door and asked her to give it to Mr. Brownell. Mr. Harding was advising the Bureau in order that if necessary the Attorney General's office could be notified in order to assure that the Attorney General received this bag.

Johnson	<input checked="" type="checkbox"/>
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Boardman	<input type="checkbox"/>
Belmont	<input type="checkbox"/>
Mason	<input type="checkbox"/>
Mohr	<input type="checkbox"/>
Parsons	<input type="checkbox"/>
Rosen	<input type="checkbox"/>
Tamm	<input type="checkbox"/>
Nease	<input type="checkbox"/>
Winterrowd	<input type="checkbox"/>
Tele. Room	<input type="checkbox"/>
Holloman	<input type="checkbox"/>
Gandy	<input type="checkbox"/>

ACTION:

Mr. Holloman was advised.

cc - Mr. Belmont
 Mr. Nichols
 Mr. Holloman - Sent
 Mr. Martin

LHM:prh
 (5)

RECORDED-68

62-98585-240

EX-117.

10 SEP 13 1956

LIAISON

61 SEP 18 1956

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Nichols

FROM : M. A. Jones

SUBJECT: ATTORNEY GENERAL'S APPEARANCE ON
"REPORTERS ROUNDUP" TELEVISION PROGRAM

DATE: September 17, 1956

for
answ

Tolson	_____
Nichols	_____
Boardman	_____
Belmont	_____
Mason	_____
Mohr	_____
Parsons	_____
Rosen	_____
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Holloman	_____
Gandy	_____

OK

Boyle

On Sunday, September 16, 1956, Attorney General Herbert Brownell was interviewed on "Reporters Roundup" television program seen in Washington on WTTG. Robert F. Hurley was moderator, and Clark Molenhoff of "Look" magazine and Arthur Sylvester of the "Newark News" were the reporters.

The questions asked Mr. Brownell were so worded as to have important political undertones, and Mr. Brownell's role as a Republican leader, at times, was given more importance in questioning than his role as the Attorney General.

With respect to questions concerning civil rights, Mr. Brownell stated that he did not want politics to enter into the desegregation issue; that the Department of Justice will do what it feels right for the public welfare; that local officials have been doing a good job; that Federal and state law enforcement officials have used discretion in carrying out the Supreme Court decision; that he (Mr. Brownell) endorses the Supreme Court action; and that the civil rights platform of the Republican Party is a good one as opposed to the platform of the Democratic Party. With respect to a question concerning whether the Republicans should receive credit for desegregation progress, Mr. Brownell stated he thought it should be noted that progress has been made under the Republican administration. When asked what measures would be used to enforce the Supreme Court decision, the Attorney General stated that support will be given to places such as Hoxie, Arkansas, which have taken steps to carry out the Supreme Court decision.

With respect to the Democratic campaign charges describing the Eisenhower administration as one of corruption and mismanagement, Mr. Brownell pointed to the scandals and corruption under President Truman which the Democratic leaders have not denounced. He stated that in the broad view, the administration has been one of our cleanest and most honorable.

Enclosure

cc - Mr. Boardman
cc - Mr. Rosen

(Continued next page)

RECORDED-42

62-98585-24

INDEXED-42

EX-108

2 SEP 21 1956

GWG:sak
(5)

ENCLOSURE

61 SEP 26 1956

W.M.P.
CENTRAL BLDG.

Jones to Nichols memorandum

September 17, 1956

As reflected in the attached clipping from the "Washington Post and Times Herald" of September 17, 1956, the Attorney General was questioned about the Dixon-Yates contract and former Secretary of the Air Force, Harold E. Talbott. He was asked why it took the administration more than a year to learn about the conflict of interest in the Dixon-Yates contract. Mr. Brownell replied that never before has there been such effective law enforcement as under the Eisenhower administration; that the Department of Justice can move in only when there is evidence of a Federal violation; and that when the charges were made, an orderly investigation was conducted. He noted that following President Eisenhower's statement that the actions of Adolphe Wenzell in the Dixon-Yates case were entirely "proper," further evidence was developed, and the President has given the Department of Justice his full support.

Mr. Brownell characterized Harold Talbott's action as being a mistake of judgment.

RECOMMENDATION:

None. For information.

[Handwritten signatures and initials]

Kefauver Criticized On Dixon-Yates Charge

By Robert Barkdoll
United Press

Attorney General Herbert Brownell Jr. said yesterday the Eisenhower Administration has "completely disproved" Sen. Estes Kefauver's "rather reckless" charges that it tried to cover up wrongdoing in the Dixon-Yates case.

Kefauver, Democratic vice presidential candidate, said recently that Presidential Assistant Sherman Adams and others had tried to hide the activities of Adolphe Wenzell, New York banker, in the handling of the Dixon-Yates power contract.

Brownell said on the Reporters Roundup television program (WTTG) that Kefauver's allegations were refuted by the facts. He said that as soon as Wenzell's activities were disclosed by "an orderly investigation," a conflict-of-interest case was presented to the courts.

"When the facts came out," Brownell said, "we took very prompt and vigorous action to see to it that the courts of law had the opportunity to settle whether any violation of the law had occurred."

Brownell was asked whether President Eisenhower had been "misinformed" when he told a news conference last year that Wenzell's role in the transaction was "perfectly proper."

The Attorney General said "new facts" were developed between the time of the President's statement and the Justice Department's decision to prosecute the case.

Kefauver headed a Senate subcommittee which investigated the Dixon-Yates contract. It brought out that Wenzell, former official of the First Boston Corp., advised the Government on aspects of Dixon-Yates as a consultant to the Budget Bureau in 1954.

First Boston, a New York investment bank, later arranged the financing for the Dixon-Yates contract. The Atomic Energy Commission eventually

canceled the contract. The Dixon-Yates combine is suing the Government to recover funds it already had spent on the power project.

Brownell, defending the Administration against attacks by Kefauver and Adlai E. Stevenson, said that "in the broad view of the thing, the Administration has conducted one of the most clean and honorable administrations we have ever seen in this country."

He made the statement when questioned about the resignation of Harold E. Talbott as Secretary of the Air Force. Talbott also was involved in a conflict-of-interest case.

Asked whether he had found that Talbott was guilty of "an impropriety," Brownell replied: "I don't know that anybody feels that there was." He said Talbott quit because he "felt that he had made a mistake of judgment."

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Holloman	_____
Gandy	_____

2
Wash. Post and Times Herald
Wash. News _____
Wash. Star _____
N. Y. Herald Tribune
N. Y. Mirror _____
N. Y. Daily News _____
Daily Worker _____
The Worker _____
New Leader _____

Date SEP 17 1956

No reference to the Director or FBI

FROM
DIRECTOR OF PUBLIC INFORMATION
OFFICE OF THE ATTORNEY GENERAL
to
Official indicated below by check mark

Mr. Tolson	<input type="checkbox"/>
Mr. Nichols	<input checked="" type="checkbox"/>
Mr. Boardman	<input type="checkbox"/>
Mr. Belmont	<input type="checkbox"/>
Mr. Muson	<input type="checkbox"/>
Mr. Mohr	<input type="checkbox"/>
Mr. Parsons	<input type="checkbox"/>
Mr. Rosen	<input type="checkbox"/>
Mr. Tamm	<input type="checkbox"/>
Mr. Nease	<input type="checkbox"/>
Mr. Winterrowd	<input type="checkbox"/>
Tele. Room	<input type="checkbox"/>
Mr. Holloman	<input type="checkbox"/>
Miss Gandy	<input type="checkbox"/>

MEMORANDUM

Attorney General
Deputy Attorney General
Solicitor General
Executive Assistant to the Attorney General
Assistant Attorney General, Anti-Trust
Assistant Attorney General, Tax
Assistant Attorney General, Civil
Assistant Attorney General, Lands
Assistant Attorney General, Criminal
Assistant Attorney General, Office of Legal Counsel ..
Assistant Attorney General, Internal Security
Administrative Assistant Attorney General

Accounts Branch
Records Administration Branch
Personnel Branch
Procurement Section
Transcription Section

Director, FBI
Assistant to the Director - Room 5640
Director of Prisons
Director, Office of Alien Property
Commissioner, Immigration and Naturalization
Pub. Info., Immigration and Naturalization
Pardon Attorney
Parole Board
Board of Immigration Appeals
Librarian
Miss McCarthy
Mr. Russo
Miss Tyson
Mrs. Hessom

File
File
File

Reporters' Round-up

FROM THE ... 33

EDITORIAL OFFICE REPORTERS' ROUND-UP TV

1627 K ST., N.W. WASHINGTON, D.C.

STERLING 3-3500

PRESS RELEASE: (Advance information)

FOR RELEASE: 4:30 PM EDT, Sunday, September 16, 1956.

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THE HONORABLE HERBERT BROWNELL, JR., ATTORNEY GENERAL OF THE UNITED STATES, is the guest on nationwide Reporters' Roundup Tv program.

MR. BROWNELL is questioned on numerous newsmaking topics including:

WHAT PROCEDURE IS FOLLOWED BY THE DEPARTMENT OF JUSTICE IN SUPPORTING DISTRICT COURT DECISIONS COMPLYING WITH THE SUPREME COURT DECISION ON DESSEGREGATION IN PUBLIC SCHOOLS?

WILL YOUR SUPPORT OF DESSEGREGATION IN THE SOUTH JEOPARDIZE REPUBLICAN CHANCES OF CARRYING SOUTHERN STATES IN THE GENERAL ELECTIONS COMING UP?

SHOULD THE REPUBLICAN ADMINISTRATION BE GIVEN CREDIT FOR THE PROGRESS THAT HAS BEEN MADE IN INTEGRATING THE SOUTHERN SCHOOLS?

CAN THE DIXON-YATES AND TALBOT INCIDENTS BE EXPLAINED ADEQUATELY TO REPUBLICAN VOTERS IN THE COMING CAMPAIGN AND ELECTIONS?

WHAT ABOUT DEMOCRATIC CHARGES OF A VEIL OF SECRECY SURROUNDING THE EXECUTIVE BRANCH OF GOVERNMENT DURING THE PRESENT ADMINISTRATION?

SHOULD THE ADMINISTRATION ALTER ITS FOREIGN POLICY EVERY TIME THE RUSSIANS TAKE A NEW DIRECTION IN THEIRS?

ATTORNEY GENERAL BROWNELL is questioned by well-known members of the Washington press corps - Mr. Clark Mollenhoff, Washington correspondent of Cowles Newspapers and Look Magazine and Mr. Arthur Sylvester, Washington correspondent of the Newark News. This panel program is moderated by Robert F. Hurlegh, Washington commentator.

Attached is the complete (ADVANCE) transcript of REPORTERS ROUNDUP TV a weekly nation-wide TELEVISION feature filmed by Washington Video Productions. This program is viewed on 130 television stations from coast-to-coast. DO NOT RELEASE PRIOR TO 4:30 PM EDT, SUNDAY, SEPTEMBER 16, 1956.

WASHINGTON EDITORS: Please note: Reporters' Roundup TV, independently produced, can be viewed in Washington D. C. on Channel 5, WTTG, 4:30 PM Sundays

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62-19585-242

NOT RECORDED

20 SEP 25 1956

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Reporters' Round-up

FROM THE . . .

EDITORIAL OFFICE REPORTERS' ROUND-UP TV

1627 K ST., N.W. WASHINGTON, D.C.

STERLING 3-3500

ADVANCE PRESS RELEASE:

"REPORTERS' ROUNDUP TV"

GUEST: Honorable Herbert Brownell, Jr.
United States Attorney General

MODERATOR: Robert F. Hurleigh

PANEL: Clark Mollenhoff, Cowles Newspapers
Arthur Sylvester, Newark News

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ANNOUNCER: Reporters' Roundup, where by-lines make headlines. In a moment, hear Attorney General of the United States, the Honorable Herbert Brownell, Jr., answer questions fired at him by a panel of veteran reporters. Your moderator, Robert F. Hurleigh.

HURLEIGH: The Honorable Herbert Brownell, Jr., became the 62nd Attorney General of the United States on January 22, 1953. During his first year as a Cabinet officer, President Eisenhower appointed him a member of the Commission on Organization of the executive branch of the Government. Attorney General Brownell was born in Nebraska in 1904. Was graduated from the University of Nebraska in 1924 and the Yale Law School in 1927. Mr. Brownell is a member of the American Bar Association, as well as the New York State and City/Bar Associations. He began practice of law in 1927, was elected to the New York State Legislature in 1932, then for five times. Mr. Brownell served as Chairman of the Republican National Committee from 1944 to 1946, is considered one of the administration's key spokesmen. Attorney General Brownell will be questioned by these distinguished members of the Washington press corps - by Mr. Clark Mollenhoff of the Washington Bureau of Look Magazine and Cowles Newspapers, and Mr. Arthur Sylvester, of the Newark News. Mr. Brownell, the questioning will begin in just a moment.

BUSINESS: COMMERCIAL

HURLEIGH: And now, Mr. Sylvester, let's have the first question for Attorney General Brownell.

-MORE-

SYLVESTER: Mr. Attorney General, President Eisenhower at his Press Conference this week indicated that if and when the time comes when the segregation decision of any district court must be implemented, that it will be more or less your responsibility working with the U.S. marshalls. I wondered if you would outline for us the procedure when we get to that point, or before that point.

BROWNELL: Well, let me start this way Mr. Sylvester. At the present time we have one case in court in which the Department of Justice is appearing as friend of the court involving the action that was taken by the Hocksy Arkansas board of education, to integrate the grade schools there. The board of education acted to comply with the Supreme Court opinion and then outsiders, we say - alledge in our brief - came in and disrupted the orderly handling of the local situation. So, the board of education obtained a junction from the Federal Court there to allow them to go ahead in an orderly way and conduct an integrated school. The court granted that request and then an appeal has been taken to the court of appeals and we are appearing there to support the courageous action that was taken by the local board of education to operate the schools. Now, that is a case that will be decided, has been argued I think day before yesterday - and, in due course the Federal court of appeals will decide whether this is a proper and effective way of supporting the school board's action. That may establish a pattern for other parts of the country where the school boards take similar action, and therefore I am sure that that will be watched with interest. That I think is the only case that I know of of its kind that is in the Federal Courts at the present time.

SYLVESTER: The President indicated that what will happen will be that a court will find someone in-contempt and that that person or persons will be cited, action will then be taken through the U.S. marshalls. The U.S. marshalls are in your department I take it, as a matter of fact they are responsible to you.

BROWNELL: Yes, they are responsible primarily to the courts of course for the enforcement of the court orders.

SYLVESTER: Well, then how do you implement, what happens then? How do you plan that the U.S. marshalls will carry out a court decision, assuming that?

BROWNELL: Oh, well, that is getting into pretty much of a speculative realm there because we/have to know what the facts of the particular case were.

SYLVESTER: Have you made any plans for it or looked ahead to it?

BROWNELL: No, we take these cases one at a time. So far, there is no doubt that great progress is being made in the integration of the schools and in an orderly way without the necessity of any action by the courts of the type that you suggest. For example, the integration in Louisville this week was most encouraging, Washington D. C. was the same and Baltimore was the same, and many large areas of the country, especially in the border states substantial progress is being made and of course we hope that that will be by all odds the way it will happen eventually in, with steady progress throughout the 17 states that did not have integrated schools at the time/^{of} the Supreme Court decision.

SYLVESTER: Is there as a matter of fact any way under our form of government, any provided way, in which the Supreme Court or the federal court can enforce its decision? It seems to me that one of our presidents - was it Jefferson who said in the case of Chief Justice Marshall "now, let him enforce the decision having made it"? And, I remember . . .

BROWNELL: Yet, that to my mind was never a very - well certainly all-inclusive statement because the primary way has been shown this past week when the governors of several of the border states realizing that the states have just as much of an obligation as the federal government to enforce the, see that court orders are carried out - went ahead and in the normal way of our system of government they took the necessary steps. And, that would be the usual way. As you noticed, the southern governors at their conference this week ~~appointed~~ that out and the President has pointed that out at his press conferences and there has been no indication that it is necessary to go any farther than that.

MOLLENHOFF: Mr. Brownell, there has been a certain amount of politics inherent in the handling of this whole segregation issue and as a part of your job you have been forced to file briefs supporting the desegregation in the south. I wonder if you feel that the fact that you have gone on record rather forcibly in this will hurt the chances of the Republican Party in the south?

BROWNELL: Well, I would hope that there would no element of politics in this. Because, it is, while it is a matter of extreme public importance and therefore a proper matter for public comment and debate.

MOLLENHOFF: But do you feel that you can't avoid it?

BROWNELL: . . . there shouldn't be and I certainly will use every effort so far as the Department of Justice is concerned, to see that there is no partisan aspect to it whatever.

MOLLENHOFF: Well, politics doesn't always follow what is right and what is proper. I wonder if you felt from a practical standpoint you had been hurt in the south, or that your chances of carrying southern states had been jeopardized.

BROWNELL: Well, in this as in every other thing that we have to handle in the Department of Justice, we are going to do what we think is the right thing to do from the standpoint of the public welfare and the law of this country regardless of the consequences.

SYLVESTER: Mr. Attorney General, hasn't the element of politics been already injected by the Vice President who hailed this decision as a decision led by a great Republican Chief Justice?

BROWNELL: Oh, I have heard that argument made, but after listening to both sides of the matter I felt that that was not any deliberate attempt to inject politics into the situation.

SYLVESTER: The minute you characterize a Chief Justice by either party you introduce a political note do you not? Or do you feel that you don't?

BROWNELL: I feel under all the circumstances in that case, there was no intentional bringing in of party politics.

MOLLENHOFF: Mr. Brownell.

HURLEIGH: Mr. Mollenhoff, Mr. Sylvester, could I interject for the benefit ~~EMM~~ of our viewers and listeners that we have a situation here, we are talking about the comma are we not, Mr. Nixon's earlier remarks regarding the Chief Justice - there are those who say he said a Republican Chief Justice, others have said a great Republican, comma, Chief Justice.

BROWNELL: Well, me interpose here that I think we ought to in a conversation of this kind look at the broad aspects of the picture, and I think that the local officials in these areas where this is a great social problem, have done a good job, and that the law enforcement officials of the Federal and State governments likewise have used their, really their utmost endeavor to see that the integratedn decision is carried forward in an orderly way and I think we shouldn't flash back in any way the progress that has been made. It's been remarkable and fine and I look forward to continue in that same spirit.

MOLLENHOFF: Mr. Brownell, do you feel that the Republican administration should have credit for the progress that has been made on the integration? In schools in the south?

BROWNELL: I believe you will find that in the Eisenhower administration the whole program of civil rights has received a great impetus and that in many areas, not only in this particular one that we are talking about, but in the - seeing to it that government contracts are awarded without regard to race or color, and see to it that discrimination is abolished in the armed forces, and in the District of Columbia government, and that in inter-state commerce there shall be no racial color discrimination in transportation facilities.

MOLLENHOFF: You do feel then clearly that the Republican administration should receive credit for what has been done in the civil rights issue and in desegregating schools?

BROWNELL: Well, I think it should be noted that they have made great progress there and there has been forceful leadership exhibited.

MOLLENHOFF: How can you take credit without assuming the political liability?

BROWNELL: Well, I think as I tried to intimate a little while ago, that as far as political consequences are concerned, they all follow naturally. But, we want to point out our record in this matter, it is the sincere belief of the President that by public education and leadership that we can solve this discrimination problem and reach the goal that the Constitution laid out for us that there shall be no second class citizens in this country and that people should be regarded on their merits and not just because of their color or their race.

SYLVESTER: Mr. Attorney General, then I take it that you endorse the decision of the Supreme Court on segregation, desegregation?

BROWNELL: Oh, I think my own opinion in the matter has been pretty well set forth in the briefs that we have filed at the request of the Supreme Court in school integration and transportation cases, yes.

SYLVESTER: Would you have liked to have seen party platform endorse the decision rather than merely accept it?

BROWNELL: I thought that we had a fine statement on the matter in our party platform and anyone who is interested in the development of a strong civil rights program and the elimination of discrimination would have to endorse the view that we took - quite to the contrary I felt that the Democratic Party in its platform was very compromising and wishy-washy.

SYLVESTER: Well, not to be "fly-specky" as you ~~said~~ said before, but do you feel there is no difference between endorsing something and accepting something?

BROWNELL: I think that when you hold public position that you

subordinate and forget about your own personal views. Now, so far as I am concerned, even if I didn't agree with it, which I do, it would be my obligation as a public official, to enforce all the laws of the Federal government -

SYLVESTER: Of course.

BROWNELL: . . . and, we have made quite a point of that. We felt that some of our predecessors picked and chose the particular laws that they wanted to enforce, whereas in our administration we have endeavored to enforce all laws equally and against all persons equally.

MOLLENHOFF: Mr. Brownell on that particular point, in the last few weeks, Adlai Stevenson and Estes Kefauver have been attacking the administration as one of corruption and mismanagement. This in and of itself would be a charge against you, because you are the chief law enforcement official of the administration. I wonder if you could tell us why you think you have ~~been~~ done a good job against corruption?

BROWNELL: Well, I do think that our record of decent and honorable government has been in marked contrast to the scandal and corruption that existed in the Truman administration. I personally would like to see Mr. Stevenson and Mr. Kefauver, if they believe that this is a real issue, state their opinion which they have never done of the scandals and corruption of the Truman administration.

MOLLENHOFF: Well, they have, they have stated, they haven't gone into the Truman administration - I don't expect them to - however, they have pointed out -

BROWNELL: I think they should if they expect their people to believe that they are speaking frankly on this subject. I think that is their first duty, because that was their party's responsibility.

MOLLENHOFF: They have pointed out with regard to this administration the Dixon-Yates contract in which they contend that the administration did not act until it was prodded by Congress and the Talbot case. I wonder if you could tell us why it took the administration much more than a year to find out about the conflicts of interest in the Dixon-Yates case and in the Talbot incident?

BROWNELL: Well, I think that there again putting things in perspective. That what we want to do on a program of this sort is to take the overall picture. Now they have pointed out two instances there where I think you ought to say that the administration acted with care and that in the overall picture there has never been in my time an administration that is as clean and decent and had such effective law enforcement and high standards for

personnel in the executive branch of the government as the Eisenhower administration. I don't think that anything should be any particular incident should be brought up - which would make us forget that, and especially when we contrast it with the Truman administration where as you know in order to clean up the mess it was necessary to prosecute more than a hundred officials in the internal revenue department alone. And, the broad scale of corruption and mishandling that happened at that time has never been denounced by our opponents and they had the responsibility for it.

MOLLENHOFF: Well, in the 1952 campaign, the President stated in a general way that he would act quickly himself and would not wait for prodding from the Congress. Senator Gore's charge here in the last few days that this administration in these particular incidents waited until it was prodded by Congressional committees. Now, -

BROWNELL: Well you must remember of course that the Congress has a very different jurisdiction from the executive branch in its investigatory powers. The Executive Branch moves in when there is evidence of a crime presented, or evidence of misconduct of any kind and in these two particular cases, the minute that any substantial question was raised, that propriety was involved there, very quick action was taken by the Executive Branch.

MOLLENHOFF: You found there was no crime in the Talbot case?

BROWNELL: Oh, none at all!

MOLLENHOFF: You found that an inpropriety -

BROWNELL: I don't know that anybody feels that there was.

MOLLENHOFF: . . . IN that case? What was your personal opinion on that case?

BROWNELL: You will remember that the President made the statement on that for the administration which I thought was the right one, that he thought that Mr. Talbot under all the circumstances had acted wisely in resigning his office and that has always been the official administration position.

MOLLENHOFF: But would you, at this particular stage - Mr. Talbot got a fine letter of commendation when he left and I think he also got a medal. This seemed to be a little reminiscent of what happened to a couple of internal revenue officials under the Truman administration. I wondered if you felt that Mr. Talbot had carried out his duties basically as he should have and there was no real wrong?

BROWNELL: Oh, I think that compared with the internal revenue scandal

it would really be a great mistake, because there is nothing in the scope or scandal; now, so far as he was concerned, he decided that he had made a mistake in judgement and he resigned. That settled the matter

MOLLENHOFF: Do you feel he was wrong, personally?

BROWNELL: We never had anything in the Department of Justice to do with that case. There was never any allegation even by political opponents of any violation of the law having occurred so we never . . .

MOLLENHOFF: But there seems to be a hesitancy on the part of the administration to do what I rather anticipated that they might do, that here there is something wrong here and if there is something wrong/to just frankly say it. That was what I was trying to get you to do, if you thought there was something wrong.

BROWNELL: Yes, well you are entitled to express your personal opinion on that, but I believe that the facts will show as I say, that when the facts were all on the table that quick action was taken, and that we come right back to the basic point. That, by and large, and in the broad view of the thing, the administration has conducted one of the most clean and honorable administrations that we have ever seen in this country.

SYLVESTER: Mr. Attorney General, not to press this point, but when who a man/is Secretary of the Air Force resigns under pressure, you don't really do that in a strong position do you? When your honesty and your good moral sense is charged, you don't quit under fire if you are really in the clear, do you? Really?

BROWNELL: Well, he said and I certainly believe him, that he felt that he had made a mistake of judgement and he was therefore retiring.

SYLVESTER: Now, let's turn to the Dixon Yates thing. Why was it that a year ago, the President was able to say that he considered the role of Mr. Wenzel who represented both Dixon-Yates on the one hand and the government on the other, when asked at his press conference and I quote him "perfectly proper". Now, on the same basis, same bunch of facts a year later, your department is saying, not only was it not proper but it was a violation of criminal laws of the United States. ^{new} No/facts have been developed. EM

BROWNELL: Oh, yes. During the intervening time, - oh, yes. It was during that intervening time that the new facts came out which indicated that there was a conflict of interest.

SYLVESTER: You mean you all caught on to them, but it had been shown before then and printed what the conflict of interest was.

BROWNELL: That is not my recollection.

SYLVESTER: Well, I can understand you might not recollect --
(laughter).

MOLLENHOFF: Mr. Brownell, on that particular point, the testimony had been given before the Senate Committee prior to the time the question was asked of the President, and apparently he had not been informed of the testimony at this stage. Apparently he had been informed that Mr. Wenzel, he stated that Mr. Wenzel had absolutely nothing to do with Dixon-Yates. Now, who misinformed him on that? You've looked into this, haven't you?

BROWNELL: Well, I think that the part that I recollect is the part the Department of Justice took in it. When we, after the testimony was taken and the full facts came out, the transcript was sent to us in the orderly course of business to find out whether or not a violation of the law occurred. We thought that there was a conflict of interest there and we took, as you know, a very vigorous action in the matter. And I know that has had the President's full support all the way through.

MOLLENHOFF: You felt the administration was wrong in initial decisions in this case?

BROWNELL: Well, that doesn't follow. What happened there on this conflict of interest matter, and I think we should get this clear, that when the facts came out, they were not known before, but when they came out as I say we took very prompt and vigorous action to see to it that the courts of law had the opportunity to settle whether any violation of the law had occurred.

MOLLENHOFF: Senator Kefauver, among others, has charged that there was an actual attempt in the administration to cover this up and he cited individuals like the head of the SEC and Sherman Adams who were persons who he said had knowledge of this and were covering up Mr. Wenzel's part. Have you looked into that?

BROWNELL: Oh yes. I think that his rather reckless charges in this matter have been completely disproved by the fact that as I say, as soon as these facts came out through an orderly investigation, the whole matter has been put up to the courts and will be decided there, which is the proper place.

SYLVESTER: Mr. Attorney General, do you recall that when the President announced at his press conference that all facts would be made clear,

about this case, that Mr. Wenzel's name was eliminated and not brought out. It didn't come out from the White House or from the administration. It was brought out and dug out really. So, that when you say all facts were known, what do you mean?

BROWNELL: I mean that we have presented this matter to the courts in great detail and I think with great forcefulness and we have asked the courts to rule as to whether or not there was any violation of the law and they will do that in due course and I think you will find in our briefs and in statements made to the court that every pertinent fact has been brought out and presented to them for decision.

SYLVESTER: Didn't you really though only act after the General Services administration advised the government not to pay any money until this case, this whole conflict of interest thing was tested in the courts?

BROWNELL: No, I think -

SYLVESTER: That opinion came out a good many months before your department acted, did it not?

BROWNELL: I suppose you mean General Accounting -

SYLVESTER: General Accounting, yes.

BROWNELL: Well, we worked in cooperation with them on the whole program which led up to this law suit.

MOLLENHOFF: Mr. Brownell, the congressional committees, Democratic congressional committees - at least four of them that I know off-hand - have contended that your administration has thrown a secrecy around the operations of the Executive Branch of government to the point where they cannot get anything because it is all considered to be confidential and they state that you are taking the position that they can classify anything confidential. Now, is this a fact?

BROWNELL: No. I think that there has been some misunderstanding on their part there. I notice that they are under severe attack now for holding so many of their congressional meetings in executive session, but I think everyone would realize that there are certain aspects of government involving security matters which must be kept confidential - we don't want to telegraph our punches to the enemy you know!

HURLEIGH: I am sorry, gentlemen, I must cut in here, our board of judges has selected the prize-winning questions submitted by our listeners for this program, Mr. Attorney General, and in a moment Mr. Brownell is going to answer these questions. Stand by for the names of the winners.

BUSINESS: COMMERCIAL

HURLEIGH: And now, Mr. Attorney General, here are those prize-winning

questions from our listeners.

ANNOUNCER: Mr. Simon Neilson of San Francisco, California.

HURLEIGH: Mr. Attorney General, should the United States advocate a new look in American policy towards Soviet Russia, as suggested by Senator Ellender, because ^{of} so-called Soviet peaceful aims?

BROWNELL: Well, I would say there that the administration position on this is that at all times our policies toward the Soviet are under keen review and they never are static. Each new development in the relationship of the Russians to the other countries of the world brings about a new situation which has to be re-examined, so that the policy of the administration is to have a dynamic and ever-changing approach to meet the current problems which are raised by the international Communist conspiracy.

ANNOUNCER: Emmet F. Aldredge of Memphis, Tennessee.

HURLEIGH: Mr. Brownell, would you recommend the internal security act of 1950 be amended to cover non-sensitive as well as sensitive employees of the United States government?

BROWNELL: We did advocate that at the last session of the Congress.

ANNOUNCER: John Bringman of Woodbridge, New Jersey.

HURLEIGH: Mr. Attorney General - I beg your pardon, sir.

BROWNELL: I was going to say was not the internal security act, it is the so-called public law 733.

HURLEIGH: And now, the question. If a state does not comply with the Supreme Court's order to integrate the school system, what measures short of force do you intend to use to enforce the court's decision?

BROWNELL: Well, as we said a little earlier on this program, the current steps being taken by the Department of Justice are to support the school boards like the one in Hoxsy Arkansas which has gone ahead and integrated the schools in compliance with the Supreme Court's decision.

HURLEIGH: Thank you, Mr. Brownell. Attractive Longines watches, product of the Longines Wittnauer watch company are being sent to the persons named for submitting these prize-winning questions just answered by the Attorney General. Now, two weeks hence ~~KMM~~ Reporters' Roundup will have ~~KMM~~ as its guest United States Senator John Marshall Butler, Republican of Maryland, who will be questioned on international trade. Now, be sure to send in your questions for Senator ~~KMM~~ Butler with your full name and complete address on a postcard. Send them to Reporters' Roundup, Washington Box 26, Washington, D. C.

ANNOUNCER: In an effort to stimulate your interest inthe matters you have heard discussed and in all other issues, Facts Forum invites you to send in questions on a postcard with your full name and complete address to Reporters' Roundup TV, Post Office Box 26, Washington, D. C. The writers of the three most interesting and timely questions for United States Senator John Marshall Butler, will each receive a handsome Longines watch, product of the Longines Wittnauer watch company. Facts Forum does not offer a final word on either side of controversial issues, but asks further study so that you the American public may hear, read, consider and arrive at your own decisions.

HURLEIGH: I want to thank Attorney General Herbert Brownell for being our guest on Reporters' Roundup, and my thanks too to the reporters on our panel, to Mr. Clark Mollenhoff, Washington correspondent for Look Magazine and Cowles newspapers and Mr. Arthur Sylvester of the Newark News. Now, next week our guest will be the new National Commander of the American Legion, Mr. W. C. "Dan" Daniel of Danville, Virginia, who will be questioned on America's fight against Communism, who will be questioned on America's fight against Communism and be sure to send in your questions for two weeks hence for Senator Butler. Until then, this is Robert F. Hurleigh.

ANNOUNCER: Reporters' Roundup is directed by George F. Johnston. Produced by Washington Video Productions. Special arrangements by Jack Gertz. Entire production under the personal supervision of Robert F. Hurleigh. This is Billy Johnson speaking.

Office Memorandum • UNITED STATES GOVERNMENT

TO : Mr. Nichols

DATE: September 24, 1956

FROM : M. A. Jones

SUBJECT: THE ATTORNEY GENERAL'S APPEARANCE ON
 "COLLEGE PRESS CONFERENCE" TELEVISION
 PROGRAM ON SUNDAY, SEPTEMBER 23, 1956

On 9/23/56

Attorney General Herbert Brownell, Jr., appeared as guest on

"College Press Conference" television program seen in Washington on WMAL-TV. Ruth Geri Hagy was moderator and the panel included Al Lowenstein, University of North Carolina; Holly O'Connor, University of Chicago; A. C. Zimmermann, Georgetown University; Carol Peters and Jo Ann Allen, both of Clinton, Tennessee, High School.

The first questions raised concerned the recent incidents resulting from integration of the Clinton, Tennessee, High School. Mr. Brownell was asked why the Federal Government had not intervened. He pointed out that the Supreme Court decision regarding integration of public schools stated that basically was the responsibility of local school boards to begin to initiate full integration as soon as circumstances permit. Mr. Brownell stated that it was then the responsibility of the District Courts to assure that integration proceeded without undue delay. He advised that problems arising from integration of schools are primarily the responsibility of local and state police agencies and that, in his opinion, the State of Tennessee handled the disturbance at Clinton, Tennessee, quite capably.

Mr. Brownell pointed out that the Federal Government would take steps to protect the rights of individuals where the situation is warranted. He referred to the Hoxie, Arkansas, case as a situation in which steps have been taken to carry out the Supreme Court decision.

A considerable number of questions were asked Mr. Brownell which pertained primarily to his role as a Republican leader and spokesman rather than his position as Attorney General. Mr. Brownell advised that he planned to make a speech on civil rights during the presidential campaign and that in such a speech he would point up the right of each citizen to vote.

cc - Mr. Boardman
 cc - Mr. Rosen

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CRIMINAL

Tolson
 Boardman
 Nichols
 Belmont
 Harbo
 Mohr
 Parsons
 Rosen
 Tamm
 Sizoo
 Winterrowd
 Tele. Room
 Holloman
 Gandy

Jones to Nichols Memorandum

September 24, 1956

The Attorney General was questioned concerning the Dixon-Yates contract. He stated that the Department of Justice has proceeded with the investigation of this matter in a just and orderly manner and that the investigation was started as soon as a Federal violation was alleged.

Mr. Brownell was asked if his department has prosecuted any communist espionage agents within the last three and one-half years. He stated a number have been brought to trial and two were prosecuted within the past few months.

RECOMMENDATION:

None. For information.

✓ ✓ X

9/27/56

AIRTEL

Mr. Tolson	<i>✓</i>
Mr. Nichols	<i>✓</i>
Mr. Boardman	<i>✓</i>
Mr. Belmont	<i>✓</i>
Mr. Mohr	<i>✓</i>
Mr. Parsons	<i>✓</i>
Mr. Rosen	<i>✓</i>
Mr. Tamm	<i>✓</i>
Mr. Trotter	<i>✓</i>
Mr. Nease	<i>✓</i>
Mr. Winterrowd	<i>✓</i>
Tele. Room	<i>✓</i>
Mr. Holloman	<i>✓</i>
Miss Gandy	<i>✓</i>

9/27/56

MA

Minneapolis (62-0)

DIRECTOR, FBI

HONORABLE HERBERT BROWNELL, JR.
U. S. ATTORNEY GENERAL
INFORMATION CONCERNING

On instant date, USA GEORGE E. MACKINNON, St. Paul, Minnesota, advised U. S. Attorney General BROWNELL is coming to the Minneapolis-St. Paul area October 5 and 6, 1956. Purpose of visit not disclosed. USA MACKINNON, St. Paul, did not request any special services nor were any offered.

HOWARD

3 - Bureau (AM)
1 - Minneapolis

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*Re: Oct 5 & 6, 1956
S. B. I.
LAWRENCE*

8/24/56

ORIGINAL DIRECTOR

62-98585-244

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Called Mr. Nichols

F B I

Date: 9/27/56

Transmit the following message via AIRTEL

(Priority or Method of Mailing)

From SAC, Minneapolis (62-0)

To: DIRECTOR, FBI

HONORABLE HERBERT BROWNELL, JR.
 U. S. ATTORNEY GENERAL
 INFORMATION CONCERNING

Mr. Tolson	<input checked="" type="checkbox"/>
Mr. Nichols	<input type="checkbox"/>
Mr. Boardman	<input type="checkbox"/>
Mr. Belmont	<input type="checkbox"/>
Mr. Mohr	<input type="checkbox"/>
Mr. Parsons	<input type="checkbox"/>
Mr. Rosen	<input type="checkbox"/>
Mr. Tamm	<input type="checkbox"/>
Mr. Trotter	<input type="checkbox"/>
Mr. Nease	<input type="checkbox"/>
Mr. Winterrowd	<input type="checkbox"/>
Tele. Room	<input type="checkbox"/>
Mr. H. Moran	<input type="checkbox"/>
Miss Gandy	<input type="checkbox"/>

On instant date, USA GEORGE E. MacKINNON, St. Paul, Minnesota, advised U. S. Attorney General BROWNELL is coming to the Minneapolis-St. Paul area October 5 and 6, 1956. Purpose of visit not disclosed. USA MacKINNON, St. Paul, did not request any special services nor were any offered.

HOWARD

3 - Bureau (AM)
 1 - Minneapolis

HDB:sss
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62-98585-244
 10 OCT 6 1956

Mr. Nichols

cc: Mr. Nichols

Approved: B. B. H.
 Special Agent in Charge

Sent _____ M Per _____

Called Mr. Nichols